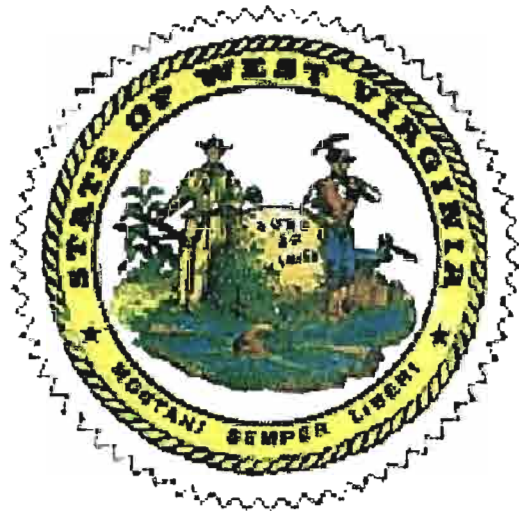


West Virginia Board of Medicine

Annual
Report to
the
Legislature



2009
Volume I



State of West Virginia *Board of Medicine*

JOHN A. WADE, JR., MD
PRESIDENT

101 Dee Drive, Suite 103
Charleston, WV 25311
Telephone 304.558.2921
Fax 304.558.2084
www.wvbom.wv.gov

J. DAVID LYNCH, JR., MD
VICE PRESIDENT

CATHERINE SLEMP, MD, MPH
SECRETARY

ROBERT C. KNITTLE
EXECUTIVE DIRECTOR

CERTIFICATION

Pursuant to West Virginia Code §30-1-12(b), I do hereby certify that the following WEST VIRGINIA BOARD OF MEDICINE 2009 ANNUAL REPORT TO THE LEGISLATURE is a true assessment of the activities of the West Virginia Board of Medicine for the calendar year 2009.



STATE OF WEST VIRGINIA

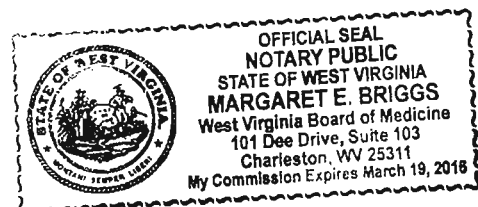
JOHN A. WADE, JR., M.D.
PRESIDENT

COUNTY OF KANAWHA

The foregoing instrument was acknowledged before me this 6th day of January, 2010, by JOHN A. WADE, JR., M.D., President, West Virginia Board of Medicine.

My commission expires March 19, 2016.

Notary Public





State of West Virginia *Board of Medicine*

JOHN A. WADE, JR., MD
PRESIDENT

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Charleston, WV 25311
Telephone 304.558.2921
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SECRETARY

ROBERT C. KNITTLE
EXECUTIVE DIRECTOR

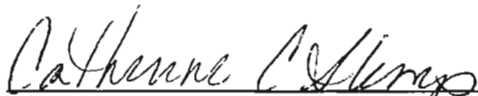
CERTIFICATION

Pursuant to West Virginia Code §30-1-12(b), I do hereby certify that the following WEST VIRGINIA BOARD OF MEDICINE 2009 ANNUAL REPORT TO THE LEGISLATURE is a true assessment of the activities of the West Virginia Board of Medicine for the calendar year 2009



STATE OF WEST VIRGINIA

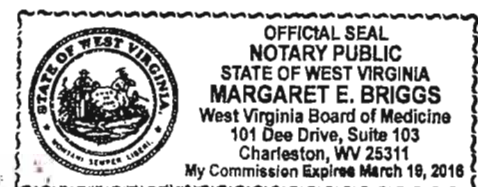
COUNTY OF KANAWHA


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

The foregoing instrument was acknowledged before me this 6th day of January, 2010, by CATHERINE SLEMP, M.D., M.P.H., Secretary, West Virginia Board of Medicine.

My commission expires March 19, 2016.


Notary Public



WEST VIRGINIA BOARD OF MEDICINE

2009

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 7TH Street
Fairmont, West Virginia 26554
304/366-7544

RUSTY L. CAIN, D.P.M.
Doctor's Foot Center
1228 Country Club Road
Fairmont, West Virginia 26554
304/363-3338

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

CHERYL HENDERSON
711 5th Avenue
Huntington, West Virginia 25701
304/523-5732

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

G. MARK MORELAND, M.D.
2206 22nd Street
Nitro, West Virginia 25143
304/755-1571

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

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

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

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

**WEST VIRGINIA BOARD OF MEDICINE
COMMITTEE ASSIGNMENTS**

COMPLAINT COMMITTEE

Michael L. Ferrebee, M.D., Chair
R. Curtis Arnold, M.D.
Rev. Richard Bowyer
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.

MANAGEMENT COMMITTEE

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

EXECUTIVE COMMITTEE

John A. Wade, Jr., M.D., Chair
Rev. Richard Bowyer
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.

LEGISLATIVE COMMITTEE

John A. Wade, Jr., M.D., Interim Chair
Rev. Richard Bowyer
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
Rusty L. Cain, D.P.M.
M. Khalid Hasan, M.D.
G. Mark Moreland, M.D.

**WEST VIRGINIA
BOARD OF MEDICINE
ADMINISTRATIVE STRUCTURE**

PRESIDENT
John A. Wade, Jr., M.D.
SECRETARY
Catherine C. Stemp, M.D., M.P.H.

ADMINISTRATIVE ASSISTANT
M. Ellen Briggs

EXECUTIVE DIRECTOR
Robert C. Knittle, M.S.

GENERAL COUNSEL
Deborah Lewis Rodecker, J.D.

INVESTIGATOR II
Leslie A. Higginbotham, C.M.B.I.

DISCIPLINARY COUNSEL
John A. W. Lohmann, J.D., M.B.A.

PARALEGAL
Lori A. Blaney

LICENSURE ANALYST
Sheree J. Thompson

FISCAL OFFICER
Deborah D. Scott

RECEPTIONIST/CERTIFICATION AND VERIFICATION COORDINATOR
Teresa L. Westfall

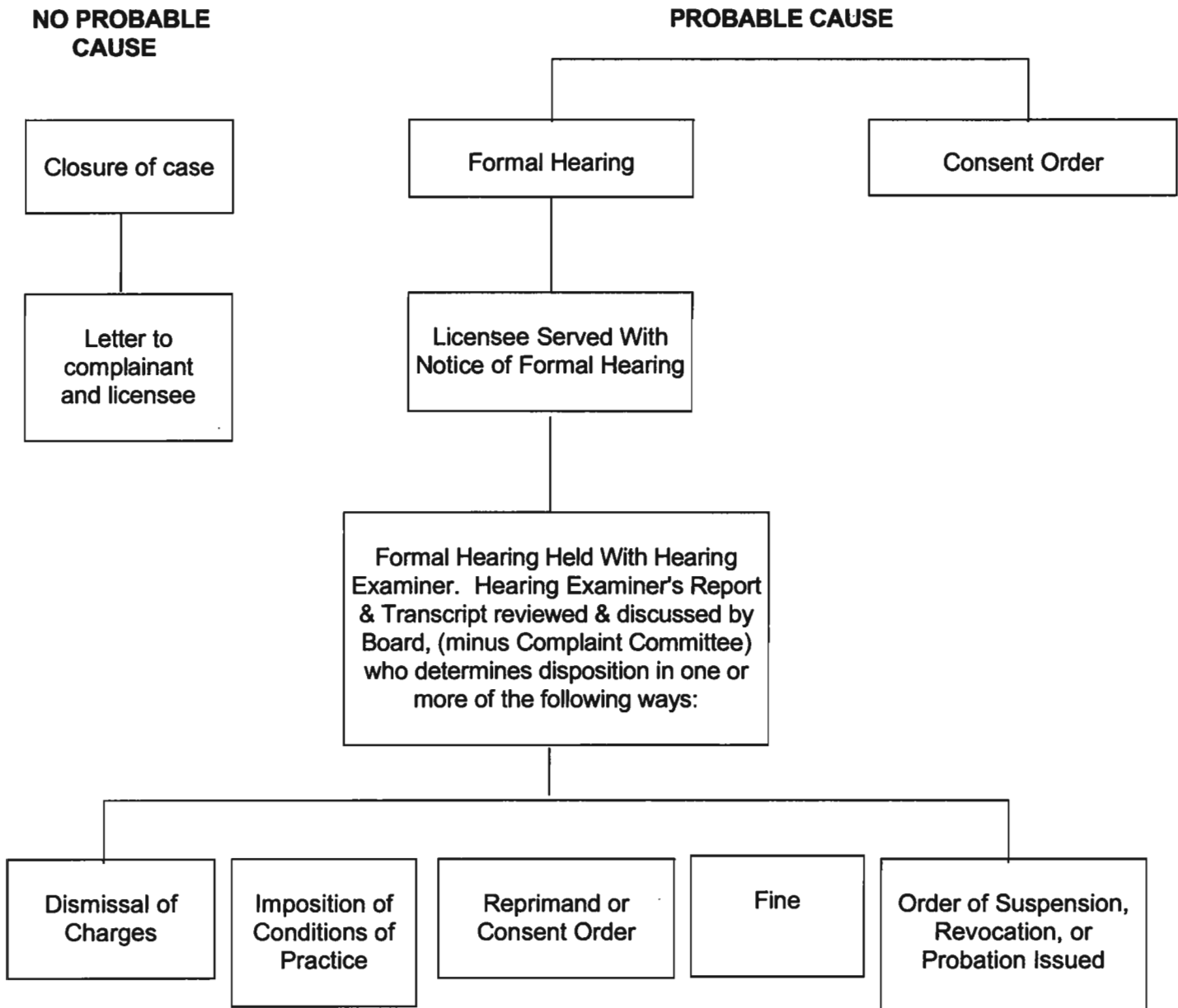
PHYSICIAN ASSISTANT COORDINATOR
Wendy L. Greene

COMPUTER COORDINATOR
Michael R. Lilly

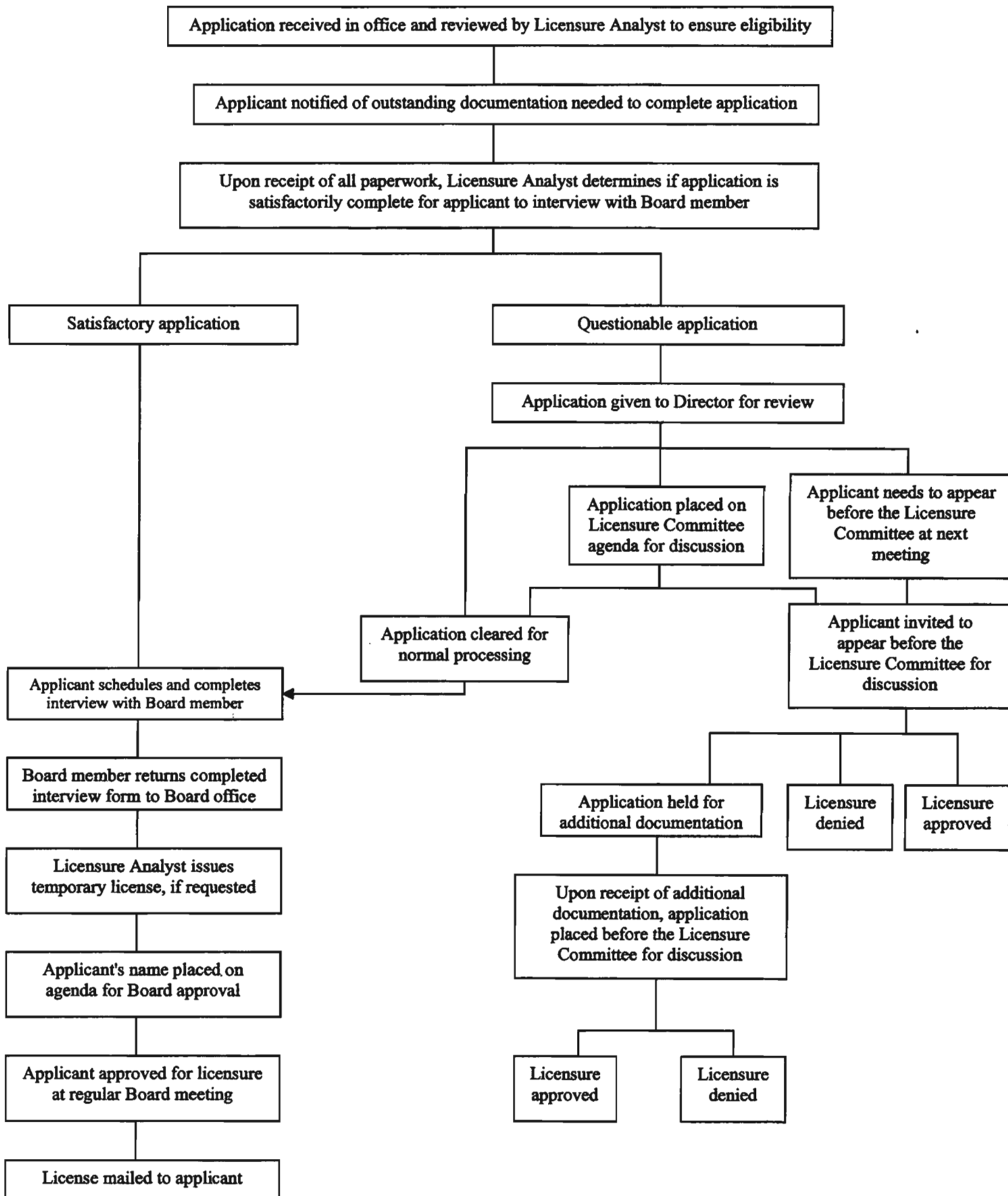
COMPLAINTS COORDINATOR
Charlotte Ann Pullam

PROCEDURE FOR DISPOSITION OF COMPLAINTS

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



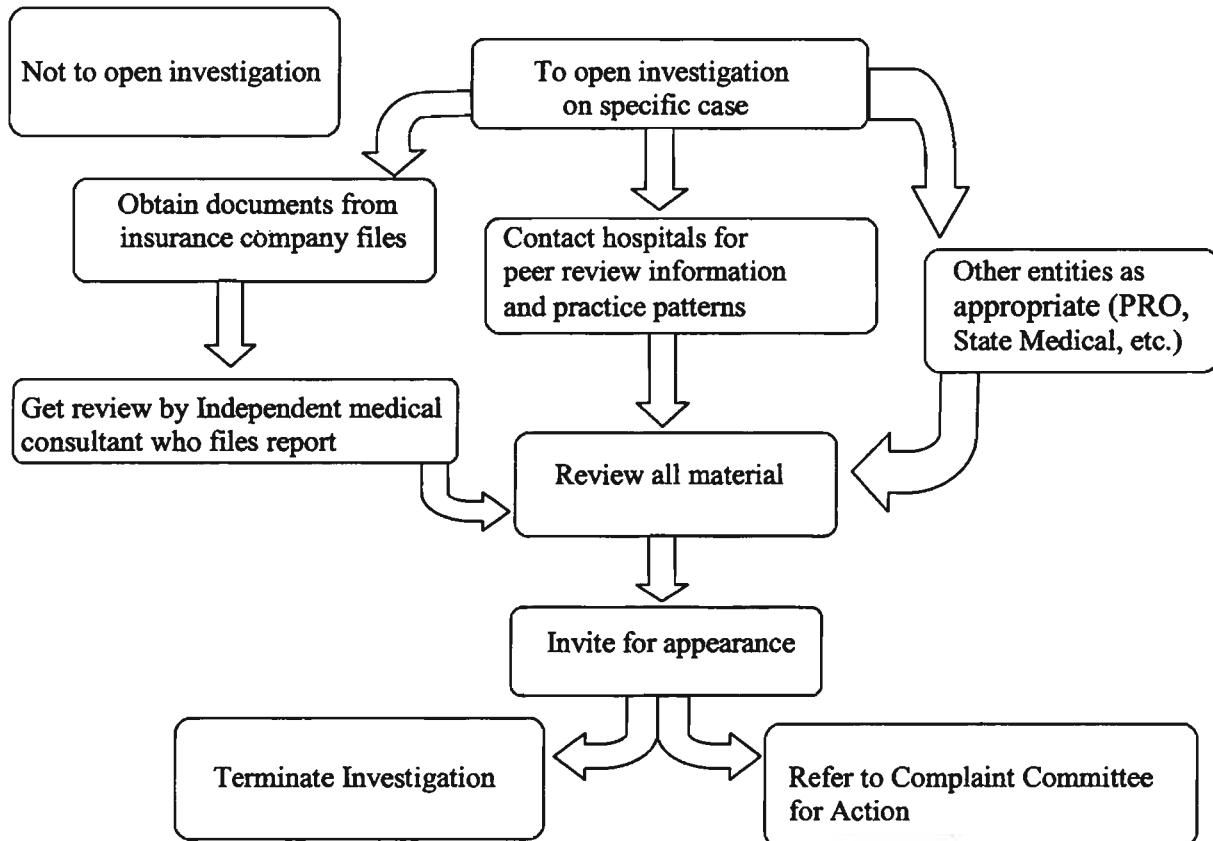
PROCEDURES FOR PERMANENT LICENSURE



PROCEDURES FOR PROFESSIONAL LIABILITY COMMITTEE

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

Committee determines:



PROCEDURES FOR PHYSICIAN ASSISTANT LICENSURE

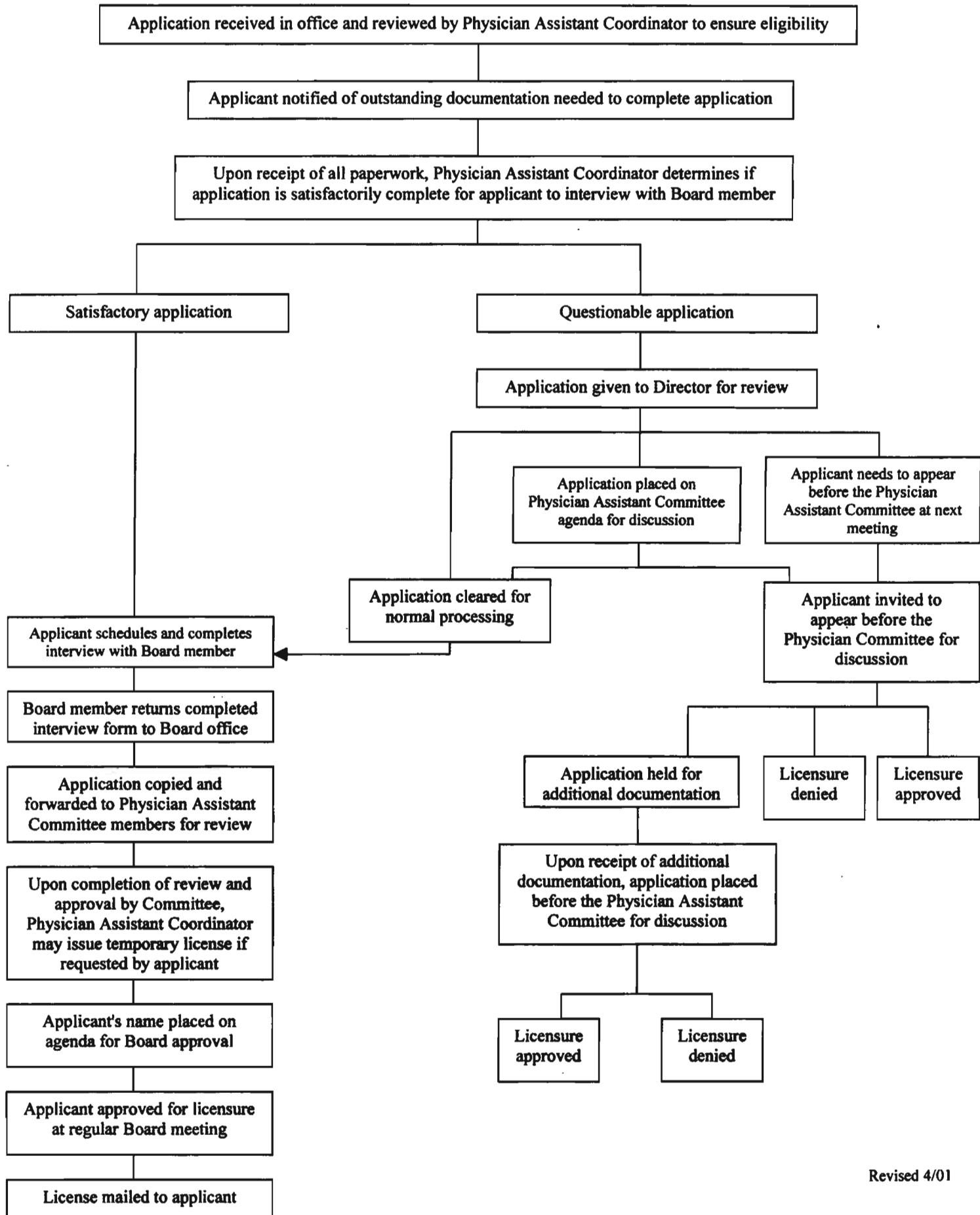


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State of West Virginia *Board of Medicine*

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J. DAVID LYNCH, JR., MD
VICE PRESIDENT

ROBERT C. KNITTLE
EXECUTIVE DIRECTOR

January 1, 2010

In the calendar year 2009, West Virginia Board of Medicine receipts were \$1,212,007.76. In the calendar year 2009, West Virginia Board of Medicine disbursements were \$1,067,637.58.

A handwritten signature in cursive script, reading "Robert C. Knittle", written over a horizontal line.

Robert C. Knittle

WEST VIRGINIA BOARD OF MEDICINE

Licensure Activity As of 12/31/09

Total Number of Actively Licensed Physicians (M.D.)	5,776
Total Number of Inactively Licensed Physicians (M.D.)	627
Total Number of Actively Licensed Podiatrists (D.P.M.)	101
Total Number of Inactively Licensed Podiatrists (D.P.M.)	15
Total Number of Actively Licensed Physicians (M.D.) Practicing in West Virginia	3,730
Total Number of Actively Licensed Podiatrists (D.P.M.) Practicing in West Virginia	64
Total Number of Physician Assistants (P.A.)	604
Total Number of Medical Corporations	500
Total Number of Professional Limited Liability Companies	50
Total Number of Special Volunteer Medical Licenses	15
Total Number of Medical School Faculty Limited Licenses	3

Licenses, Certifications, and Registrations Issued - 2009

Permanently Licensed Physicians (M.D.)	449
Licensed Podiatrists (D.P.M.)	5
Licensed Physician Assistants (P.A.)	67
Certified Medical Corporations	8
Registered Professional Limited Liability Companies	1
Special Volunteer Medical Licenses	1
Medical School Faculty Limited Licenses	1
	2

**MEDICAL DOCTORS AND PODIATRISTS
LICENSED AS OF DECEMBER 31, 2009**

West Virginia Board of Medicine
Medical Doctors as of December 31, 2009

License	Name	License	Name
17537	ABAD, AUGUSTO TENMATAY	10516	ABURAHMA, ALI FAWZI
16132	ABADIR, FAROUK HELMY	20405	ACKLIN, TRACI BOYD
22698	ABALLAY, RICHARD ANTHONY	15639	ACOSTA, II, ELBERT RABAINO
13474	ABALOS, JOSE MARZAN	21045	ACTON, JAMES DOUGLAS
23738	ABASSI, IMRAN MUHAMMAD	16766	ADA, JESSE RAMIREZ
13346	ABAYON-CASTRO, LADISLAWA C.	21455	ADAM, JR., GEORGE FRANKLIN
23889	ABBAS, MUNEEL	17973	ADAMOVICH, EDWARD
22360	ABBASI, SALEHA	13950	ADAMS, FREDERICK DAVID
20453	ABBRECHT, PETER HERMAN	15868	ADAMS, GAYLE LEE
09772	ABDALLA, FOUAD HASSAN	18102	ADAMS, JEFFERY ALEXANDER
21668	ABDALLAH, EHAB SALEM ABDELKRIEM	20760	ADAMS, KEITH IRVIN
20596	ABDEEN, M. ANWAR YAHYA	13749	ADAMSKI, THOMAS ROBERT
22361	ABDELGABER, AHMED MOHAMED ELSHAZLY	16704	ADAMSON, REX SCOTT
17237	ABDEL-LATIF, MURSHID KHADER	23293	ADAY, MARILYN KEREZTURY
19995	ABDRABBO, MOHAMMAD KHALOUCK	15775	ADDISON, JEFFERY FLOYD
23623	ABDU, MOHAMMED MUSTAPHA	16849	ADEL, ANOUSHIRVAN
20404	ABDUL, SAM	21293	ADENIYI, JOHN ADETUNJI
23493	ABDULHAK, MUNZER	21580	ADENIYI, OLATOKUNBO MODUPE
22431	ABDUL-JALIL, MAJESTER NASHEED	21670	ADENUPE, OLUMADE ADEBAMBO
12368	ABDULLA, ESSA	17145	ADESINA, OLUTOMISIN MOPELADE
19987	ABDULNABI, YOUSEF	09228	ADI, ADLA
23096	ABERNETHY, JR, JOHN LLOYD	19601	ADKINS, CATHERINE ANNE
23376	ABHYANKAR, VIVEK VISHWAS	17642	ADKINS, CLARK DAVID
18328	ABLA, ADNAN ADIB	23164	ADKINS, FARRELL CHRISTOPHER
19280	ABNER, KELLE E EMERICK	23377	ADKINS, ZACHARY BROOKS
17886	ABORAYA, AHMED SAYED	21943	ADLER, OSCAR
22858	ABOUELENIN, KARIM HASSAN	22762	AFRAM, DAVID
23445	ABOUL FETTOUH, OSAMA	23165	AFZAL, ADEEL
20145	ABOU-SAMRA, MUHAMMAD NABIL	22704	AGAHTEHRANI, ABDOLREZA
18109	ABOUSHAAAR, YUSR	10930	AGARWAL, ANIL BHIKULAL
09147	ABRAHAM, CHARLES	11261	AGARWAL, BHARAT DAS
17641	ABRAHAM, FRANK MATTHEW	11042	AGARWAL, CHAITANYA KUMAR
20170	ABRAHAM, JAME	23378	AGARWAL, MOHIT
10277	ABRAHAM, JOSH Y	21001	AGARWAL, SAMIR
22362	ABRAHAM, KURIAN PATHIYAPPALLEL	16589	AGARWAL, SANJAY
10060	ABRAHAM, MARIAMMA	20057	AGARWAL, SOMA
08782	ABRAHAM, NAZEM	13227	AGAS, ULYSSES DIAZ
15218	ABRAHAM, RAJAN	19905	AGBAYANI, ERNESTO VICTORINO H.
21000	ABRAHAMS, JAMES JUSTIN	21203	AGCAOILI, DEMETRIO JOSE
14486	ABRAHAMS, ROGER A.	11400	AGGARWAL, KRISHAN KUMAR
23163	ABRAMCZUK, JAN WOJCIECH	11722	AGGARWAL, MADHU
14458	ABRAMOWITZ, DAVID RAPHAEL SAMUEL	22441	AGGARWAL, MANU BALA
11399	ABRENICA, NELIO S.	23166	AGNEW, DANIEL KELLY
23551	ABRISHAMI, PAYAM	10061	AGNIR, ORLANDO INES
23890	ABRO, MASROOR ANWAR	17844	AGOSTO, JOSE ALBERTO
23034	ABUERREISH, SAMEH GHALEB	10329	AGRAWAL, LALIT SARAN
23745	ABU-HALIMAH, SHADI JABR	13100	AGRAWAL, SURESH KUMAR

License Name

License Name

09857	AGUILA, HONORATO MONTALVO	22443	ALBERT, MELISSA ANN
19344	AGUILAR, MELCHOR JULIA	08361	ALBRINK, MARGARET JORALEMON
16918	AGUIRRE, ALFREDO AURELIO	23746	ALCANTARA, FREDERICK MANALO
22859	AGYEI-GYAMFI, KWADWO	17005	ALDANA, LILIAN ROLDAN
23494	AHIABUIKE, SMITHSON ONYEBUCHI	19525	ALDERMAN, FRANK WAYNE
12398	AHMAD, IJAZ	20707	ALDIS, JOHN WARNER
20589	AHMAD, INTIKHAB	23097	ALEMBIK, MARC C.
21110	AHMAD, NAUSHABA	19105	ALENCERRY, JOHNY PHILIP
14387	AHMAD, RAZIA SULTANA	21349	ALEXANDER, ALLISON BAHAR
20500	AHMAD, SAED AFTAB	16456	ALEXANDER, MICHAEL SHEPARD
22860	AHMAD, SHARJEEL	20249	AL-FAKIH, MOUHANAD K.
14272	AHMAD, SYED MAHMOOD	21350	ALGHADBAN, ADNAN
13228	AHMED, AFZAL UDDIN	10871	AL-HAJJ, GABRIEL EMILE
21160	AHMED, JAMIL	18703	AL-HAMMAMI, GHASSAN
21161	AHMED, KALIM	22861	ALI, KHURRAM NAWAZ
21002	AHMED, MONJUR	23747	ALI, MUHAMMAD ASHRAF
20365	AHMED, MUHAMMAD SHAMIM	19762	ALI, RAZA
19383	AHMED, NADEEM	21113	ALI, SYED ZAEEMUDDIN
19906	AHMED, NAVEED	20930	ALICEA-ROLON, JUAN ALBERTO
21582	AHMED, NAZIA	22763	ALJOURI, HAYTHAM M.I.
20171	AHMED, SAFIQUE	22444	ALKHADDI, JAMIL BAWERJAN
15012	AHMED, SAYEED	22764	AL-KHALDI, AOUS SALIM
20366	AHMED, WASIM	23098	ALKHANKAN, FADI
22975	AHN, SUNGKEE SAMUEL	23748	ALKHATIB, MOHAMMAD YOUSEF
20312	AHSANUDDIN, ASHFAQ ALAM	18594	ALKHOURI, NABIEL
21111	AIELLO, RONALD JAMES	23170	ALLADA, VIVEKANAND
20859	AJAYI, RICHARD OLUTOYIN	22232	ALLAN, BENJAMIN LEE
22442	AKALAL, MELANIE G.	21163	ALLEN, ANNA MARGARET
16611	AKBAR, MOHAMMAD	12637	ALLEN, DENNIS WAYNE
19113	AKBAR, SHAZIA	22180	ALLEN, GREGG PHILIP
20247	AKELLA, JAGAN	16807	ALLEN, GREGORY WILLIAM
13348	AKERBERG, FRED L.	22127	ALLEN, JEFFREY WAYNE
23380	AKERS, MARK JASON	09371	ALLEN, V, JOEL
21162	AKERS, II, PAUL DEXTER	23446	ALLEN, KATHRIN JOSEFINE
10783	AKERS, PAUL VINSON	08217	ALLEN, KENNETH JEAN
23035	AKHAVAN-HEIDARI, MEHDI	17749	ALLEN, KENNETH SCOTT
21833	AKINPELU, AFOLABI OLADAPO DAVID	18478	ALLEN, IV, LEONARD FRANKLIN
19666	AKINS, JAMES ALAN	17687	ALLEN, LUIS GREGORIO
22705	AKKACH, KAMAL	19909	ALLEN, MARK W.
23167	AKKINA, NAVEEN CHAND	23381	ALLI, ADEREMI BASIT
23168	AKRAM, JAVED	13476	ALLISON, DAVID J.
14953	AKSOY, YASAR	17007	ALLISON, LINDA GAIL
21047	AL-ALY, ROBERT MOHAMMED	12639	ALLMAN, RICHARD MARK
19907	ALAPPAT, PAUL ANTONY	20356	ALLMAN, SARA
16919	AL-ASADI, LO'AY MAHMOUD	16473	ALLY, SYED AZIM IHTESHAM
12100	AL-ASBAHI, RIAD S.	11401	ALMARIO, EVANGELINA A.
20498	AL-ASHHAB, HAZEM ABDEL-HAFEEZ	10691	ALMARIO, JR., VICENTE PECSON
23169	ALASSAS, MOHAMED MOHEB	10012	ALMASE, LUIS AMANCIO
18061	AL-ATTAR, INAS HASSAN	18958	ALMASHAT, JAFAR TAKI
18226	ALAYLI, GHASSAN	15146	ALMASY, WILLIAM MICHAEL
23379	ALBAUGH, CHAD ALLEN	17307	ALMAWALDI, MOHAMAD MOUTAZ
22931	ALBERICO, ANTHONY MICHAEL	21583	ALMEHMI, AMMAR ALMUHAMMAD

License	Name	License	Name
10136	ALMOND, GREENBRIER DAVID RALPH	21947	ANDRAS, ROBERT LOUIS
21944	ALMUBARAK, MOHAMMED	23841	ANDREE, ERNEST ASHMORE
23284	ALMULLAHASSANI, AMEER	22233	ANDREI, MADALINA MARIANA
21945	ALMUSADDY, MOUSAB	13314	ANDREINI, DEREK HUGH
23036	ALNAS, MAJD	14036	ANDREINI, JR., HUGO JOSEPH
13230	ALONZO, RESTITUTO HEBRON	23552	ANDREWS, ROBERT S.
23749	AL-RAWI, MOUWAFK MUFLIH	23382	ANDRONIC, MAURA
21456	ALTAHA, BAHAR	17122	ANG, PETER LEE
20708	ALTAHA, RAMIN	22596	ANGELOS, WILLIAM JOHN G.
22594	ALTAYEH, ABDULLAH	20931	ANGER, ERIC RAY
23294	ALTDORFER, GABOR	15717	ANGOTTI, JOHN DAVID
17889	ALTEMUS, ROSEMARY MARTHA	14700	ANGOTTI, MICHAEL THOMAS
17147	ALTHAUS, DAVID PAUL	22446	ANIL, GOKHAN
22363	ALTIZER, MELANIE DAWN	22023	ANIS, AMIR
11525	ALTMAYER, ROBERT BRANN	23625	ANNAN, ISAAC BENJAMIN
14696	ALVAREZ, DONA MARIE	23172	ANSARI, IRFAN
20407	ALVAREZ-RIVERA, MARCOS NICOLAS	16616	ANSELMO, MARIO TOLENTINO
18145	ALVEZ, LAURA DEMERRE	15006	ANSINELLI, RICHARD ALLEN
14184	AMBROZ, ALESSANDRO	19003	ANTIGUA-MARTINEZ, MARIA TERESITA PAULIN
22537	AMBROZ, MARIACLARA	19429	ANTON, JOHN JOSEPH
22595	AMBRUS, GABOR ROBERT	21512	ANTON, MICHAEL EUGENE
21149	AMENDT, WAYNE CLEAVE	17447	ANTOUN, BASIM WADIH
18696	AMIN, KUMAR BIPIN	09372	ANWAR, MOHAMMAD FAROOQ
19428	AMIN, MAYANK S.	17238	ANWER, MUHAMMED SAEED
19002	AMIN, SANGEETA BHAGWATLAL	22447	APONTE CARRASCO, VICTOR ALTEMIO
23750	AMIRGHASSEMI, BIJAN	19604	APREA, RICHARD ANTHONY
11212	AMJAD, HASSAN	22765	AQUINO, SUZANNE LEI
21511	AMJAD, MOHAMMAD	09840	ARAGONES, PETER CARANTES
21584	AMMON, WALLACE KEITH	21834	ARAIZA, BEATRIX DAGMAR
10269	AMORES, CONSTANTINO YCONG	11369	ARANAS, BONIFACIO B.
23171	AMR, KHALED LABIB	13099	ARAUJO, ARMANDO
22862	AMSTUTZ, KAREN SCHARENBERG	11140	ARBOGAST, JAMES GREY
21114	ANAND, AJAY	23500	ARBOLEDA PALACIO, ANDRES
22445	ANAND, NEIL KAMAL	16808	ARCHBOLD, LORI LYNN
21295	ANAND, SUMIT	14205	ARCHIBALD, IAN DRUMMOND
21351	ANANTHARAMAN, PRIYA	23174	ARDEN, JONATHAN LEVI
22541	ANDERSON, BRETT KIRK	23752	ARDITO, ALISON LYNN
23374	ANDERSON, CARMEN LISA	20592	ARGUMEDO, VICTOR ARTURO
22863	ANDERSON, CHAD DAVID	23842	ARIDA, MUAMMAR ABDELKARIM
18847	ANDERSON, CHARLA LYNN	20933	ARIF, IMRAN
16614	ANDERSON, CHRISTIAN GYAN	19513	ARJA, MOHAMAD AKSAMAWATI
16613	ANDERSON, DAVID MARK	16922	ARMBRUST, FREDERICK H.
23624	ANDERSON, III, EDWARD RATCLIFFE	17845	ARMENI, MARK ANTHONY
23751	ANDERSON, JAMES EDWARD	23553	ARMFIELD, DEREK RAPHAEL
14321	ANDERSON, JAMES PATRICK	21585	ARMISTEAD, DRURY LACY
17637	ANDERSON, MARSHA SLAUGHTER	19430	ARMISTEAD, NITI SINGH
22542	ANDERSON, PETER JON	17846	ARMSTRONG, ORTON CARL
14185	ANDERSON, ROGER DALE	21673	ARNETT, BRENDA M.
22432	ANDERSON, STACEY A.	10432	ARNETT, CHARLES LEE
18922	ANDERSON, TAREK	09975	ARNETT, EDWARD FIKE
22864	ANDERSON, JR., THOMAS MCDOWELL	13103	ARNETT, JAMES ALLEN
11100	ANDERSON, WARREN THORSTEN	09031	ARNETT, JR., JEROME CAYTON

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16126	ARONOFF, STEPHEN CARL	23447	AWOBULUYI, MARC TAIWO
21739	ARORA, RUPINDER KAUR	09572	AYA-AY, JUANITO MALON
22865	ARSHAD, HASSAN	11528	AYCOTH, EDWARD D.
23554	ARSHAD, MOHSIN ALI	14758	AYERS, DAVID RUSSELL
14718	ARTHURS, CHARLES BRIAN	15579	AYERS, HAROLD EDWARD
22129	ARTIS, CATHY JEAN	23626	AYOGB, ROSE MARY
21354	ARTOUNIAN, VAZGEN ROGER	09974	AYOUBI, MOUTASSEM B.
08929	ARTZ, STEVEN ALBERT	17192	AZAR, JOHN JURJUS
17176	ARUMUGANATHAN, THANIGASALAM	09612	AZAR, ROBERT WILLIAM
21586	ARVAN, YURI LEO	21204	AZIZ, FATIMA ZEHRA
22235	ARVANITIS, MICHAEL JAMES	21355	AZIZ, HAROON
09656	ARYA, SIROUS	23833	AZIZ, KHADIJA
19517	ASAAD, SHONDA M. ARNETT	23555	AZMI, FARRUKH HAMEED
17750	ASBURY, CAROL ANN	17728	AZZO, WALID H.
17847	ASBURY, DONALD WALTER	20408	AZZOUZ, MOUHANNAD
14415	ASCUE, JOSEPH THOMAS	20709	BAALBAKI, ALI HUSSEIN
20862	ASGHAR, ALI	19431	BABALOLA, EBENEZER OLUFEMI
20045	ASH, TONIA KAY	23627	BABAR, ZARPASH
17308	ASHBY, DIANE ELIZABETH	20710	BABAYEV, MARIETTA
23157	ASHER, ANDREW DAVID	19201	BACAJ, PATRICK JACQUES
20367	ASHIR, MOHAMMAD ABDULLAH	22766	BACCHUS, MELISSA NADINE
14737	ASHLEY, JEFFREY VERNON	11859	BACHWITT, PAUL
12021	ASHRAF, MOHAMMAD	23556	BACKSTROM, JAMES WILBERT
20934	ASHRAF, SYED SAUD	19911	BACKUS, SHANE KEITH
22019	ASKARI, SHAHRAM	21836	BADIN, SHADI
17727	ASSA'AD, AMAL HALIM	15535	BADOUR, ASHRAF S.
17008	ASSALEY, JOSEPH PHILLIP	11996	BAE, WILLIAM HARVEY
20054	ATAI, MOHAMMAD BASHAR	18837	BAEK, JAMES JONG-MIN
17398	ATASSI, SAMMAR	14631	BAFNA, MOHAN LAL
11402	ATKINS, ROBERT BURTON	21587	BAGE, SEYOUM DAFFO
23295	ATTAALLAH, AHMED FIKRY	18137	BAGNOLI, JR., DOMINIC JOSEPH
17505	ATTIA, SAFWAT MIKHAEL	18596	BAILER, WILLIAM JOSEPH
15500	AUBER, MIKLOS LASZLO	17593	BAILES, JR., JAMES RODNEY
16617	AUBLE, DEBRA MARIE	20146	BAILES, JR., JULIAN EDWIN
11899	AUDITOR, JOSE Y.	19730	BAILEY, BONNIE JEAN
22365	AUJLA, SUKH DEV SINGH	11900	BAILEY, DAVID JORDAN
19819	AUKERMAN, DOUGLAS FREDERICK	17439	BAILEY, JR., JAMES DESPARD
17240	AUKERMAN, GLEN FREDERICK	20410	BAILEY, JUSTIN DALE
18705	AULICK II, NEAL FINLEY	21414	BAILEY, KENNETH MICHAEL
18261	AUSMUS, CRAIG	18225	BAILEY, MARSHA LEE
23175	AUSTIN, MASHONNA LYNN	22597	BAILEY, MARY JANAY
08204	AUVIL, LORETTO REDD	22448	BAILEY, NATHANAEL GLEN
10279	AVASHIA, BIPINCHANDRA H.	21164	BAILEY, SHELLEY RENE
12275	AVERY, DAVID WAYNE	17538	BAILEY, THOMAS DAVID
18911	AVERY, SARAH STANSBURY	22767	BAINBRIDGE, JR., PHILLIP EUGENE
21457	AVIDON, GLENN STEVEN	16610	BAISAS, ROGER CALINGO
09902	AVINGTON, MICHAEL DAVID	23177	BAISDEN, APRIL MICHELE
20865	AVOLIO, GUY ANTHONY	10521	BAKANE, NEELA RAMESH
20046	AVULA, RAJAMANI	21050	BAKER, BRADLEY KENNETH
13674	AWA, PAUL KAZUHIKO	22651	BAKER, DONALD JAMES
14924	AWAN, RASHID AHMED	23628	BAKER, HERBERT LEE
23176	AWILI, MUSTAFA HASSAN ALARABI	23448	BAKER, JEFFREY C.

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16231	BAKER, JOHN JAY	16709	BARRERA, ROBUSTIANO JOCSON
21837	BAKER, VICKI VAUGHAN	22543	BARRERAS-RINCON, JOSE RAFAEL
23629	BAKHTAWAR, HUMAYUN	17752	BARRETA, TELLY MENDOZA
19607	BAKHITAR, JAMSHID ABOL HASSEN	22366	BARRETT, II, MILTON RALPH
18706	BAKSI, MITALI GHOSH	23088	BARRETTO, JR, GREG A.
21791	BAL, GEORGE KALWANT	21886	BARRON, , DAVID R
19281	BALA, PETER ZYGMUNT	13106	BARROWS, BARRY VAN
23630	BALASKO, BRIDGETTE G.	23178	BARSOUM, YASSER WILLIAM
20866	BALASUBRAMONY, SURESH	19999	BARTLETT, STEPHEN THOMAS
11529	BALDERA, ALFRED	21206	BARYUN, ESAM NURI
13849	BALDWIN, III, ERNEST FRANK	15670	BASHA, IMAD SHAMSI
21044	BALI, AHMAD	22024	BASHIR, SHAHIDA
13105	BALIAN, ARPY	21793	BASS, JONATHAN
23631	BALL, PHILIPPE GEORGES	23559	BASSETT, PERRY EUGENE
21415	BALL, RUSSELL ALLEN	21887	BASSO, ANA CRISTINA
22768	BALLESTER, GABRIELA VIVIAN	20368	BASTIN, CRYSTAL HEATHERMAN
22706	BALLESTER, OSCAR FRANCISCO	17092	BASTUG, DEMIR EROL
15755	BALMASEDA, JR., MARIO TOLEDO	09941	BASU, DILIP KUMAR
20457	BALTIERRA, DAVID ALONSO	20808	BATALLA, GAMALIEL PASAMBA
23383	BALTUSNIK, PETER GREGORY	13850	BATAUSA, JAIME CALUNIA
14050	BALUH, HOPE MARIE	15164	BATES, MARK CLINE
20503	BALZANO, ERIC ROGER	21794	BATICH, JOHN WILLIAM
20504	BALZANO, JOHN FRANK	15718	BATISTE, C. STEVEN
21839	BANDAK, ABDALLA ZACKARIA	17893	BATRA, DEVENDER KUMAR
23632	BANDARU, KIRAN BABU	19433	BATT, MURRAY DAVID
23542	BANERJEE, SUMAN KUMAR	08528	BATTAGLINO, JR., JOHN JOSEPH
23557	BANFIELD, ANNE LOUISE	21207	BATTEN, DEAN
23384	BANKS, KEVIN PATRICK	18599	BATTIN, JOHN ALAN
22449	BANKS, UGOALA CHIKEZIE	23385	BATTISTA, VINCENT
16474	BANNAN, RAYMOND ANTHONY	17894	BATTLE, EMILY HAMRICK
18587	BANNISTER, TAMMY LYNN	23560	BAUER, STEVEN JAMES
15780	BANNISTER, WARREN DALE	19816	BAUM, MICHAEL RAYMOND
10665	BANTUG, ROGELIO ORITO	22769	BAUMGART, JUDY REBECCA
16084	BANVARD-FOX, CHRISTINE ADELE	12401	BAUTISTA, CARMELITA N.
23633	BARAK, RAKESH	22647	BAX, STACY JOSEPH
21792	BARAKZOY, AHMAD SHAH	22932	BAXTER, MARGARET ANN
19117	BARAY, AHMAD SULTAN	10731	BAYLOSIS, ROBERTO BALMORES
22928	BARBARIN, AYANA KAI	16085	BAYO, ALEXIS JUAN
07242	BARBERIA, REGINA MARGARET	23753	BAYRAKDAR, AHMAD KHALDOUN
10199	BARCINAS, GASPAR ZAMORAS	10332	BEALL, CHARLES LAWRENCE
11530	BARCLAY, ROGER STEVENSON	17241	BEAM, WILLIAM RANDY
18110	BAREBO, RONALD ERNIE	20313	BEANE, DAVID JOEL
16708	BARGHOUTHI, THAIR ALI	11534	BEANE, JAMES MICHAEL
12978	BARIT, MANUEL CORTEZ	08996	BEANE, JOHN EDWARD
21205	BARKER, BILLIE JO	19118	BEANE, MICHAEL EDWARD
23558	BARKER, SARAH	19434	BEARD, KIP RANDALL
22598	BARNES, KATRINA RAE	22228	BEASLEY, BENJAMIN EDWARD
23296	BARNES, MICHELLE MARGARET	22238	BEASLEY, MICHAEL SCOTT
22866	BARNES, PATRICIA L. AUKES	22707	BEATHARD, GERALD AVON
13233	BARNETT, STEVEN M.	18092	BEAVER, BONNIE L
23032	BAROSSO, CARL HUMBERT	17849	BECKER, JAMES BERNARD
21588	BARRERA, ANTHONY MICHAEL	18838	BECKNER, MARIE ELAINE

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22770	BEDI, MANINDER SINGH	22184	BENTLEY, SHANNON KRISTEEN
17970	BEDNAR, MARLENE ANN	20000	BENTON, ROLAND EDWARD
21208	BEHAR, SUSAN LYNN	21889	BERARDI, RONALD STEPHEN
09774	BEHNAM, KAMAL MATTA	20937	BEREND, KEITH ROBERT
22933	BEHNAM, MARCELINA BENAFSHE	16621	BERENS, ANDREW JOSEPH
23754	BEHNAM, MARK THOMAS	20176	BERES, MICHAEL BRIAN
16619	BEHNAM, RAMSEY A.	19531	BERHANE-KAFEL, MINIYA
23543	BEHNAWA, JAWAID AHMAD	23298	BERMUDEZ, MICHAEL MARION
23297	BEIMESCH, CLAIRE FRANCES	23449	BERNARD, JACQUELINE MAHER
19529	BEJJANI, GHASSAN KHALIL	12394	BERNARDO, ELMA Z.
11792	BEKHEIT-SAAD, SOAD GUIRGUIS	21795	BERNARDO, JOSE FRANCISCO
23386	BEKKAM, NAVEEN KUMAR REDDY	23387	BERNE, JOHN DENIS
23634	BELAY, SILESHI ADMASSU	21796	BERNS, DAVID HERSCHEL
09032	BELCHER, DARRELL CECIL	22868	BERNSTEIN, RICHARD CARL
22026	BELCHER, KENNETH LEE	12107	BERNSTEIN, ROBERT STEVEN
12815	BELDING, ROBERT C.	10200	BERRY, BRUCE LYLE
23495	BELDING, ROBERT HENRY	22130	BERRYMAN, BILL GENE
22368	BELGRAVE, CLAIRE	22869	BERRYMAN, JOHN DAVID
20059	BELL, NAAMAN LEE	23299	BERTAGNOLLI, REONO
14604	BELL, WILLIAM GENE	22771	BERZINGI, CHALAK OMER
14421	BELLA, CECILIA	17588	BESS, CHARLES DAVID
11235	BELLAM, RADHAKRISHNAMURTY	08185	BESS, JR., ROBERT WILLIAM
23444	BELLAPRAVALU, SAMEER	17895	BETO, II, ROBERT JAMES
22369	BELLE, TROY ALLYN	23099	BETSILL, JR, WILLIAM LAFAYETTE
09616	BELLOTTE, JOHN ANTHONY	11075	BETTINGER, ROBERT
22867	BELLOTTE, JONATHAN BRADLEY	18707	BETTS, JEFFREY BRIAN
09793	BEMBALKER, SHRIKANT LAXMAN	22772	BEYER, GREGORY LYNDEN
10389	BENAVIDES, AURELIO	16451	BEZOUSKA, CHRISTINE ANN
16234	BENDER, DAVID BRIAN	10694	BHAGAT, RASIKBHAI MOHANBHAI
17311	BENDER, FILITSA HATZIVASILIOU	21786	BHAGWANANI, SUNDRI G.
23635	BENDRE, MANALI SACHIN	21297	BHAGWANDIEN, NARENDRA SHAYM
23636	BENDRE, SACHIN VILAS	16135	BHALANI, KIRITKUMAR HARJIVANDAS
22370	BENE, CLAUDIU EUGEN	14899	BHALODI, ASHOKKUMAR VALLABHDAS
18111	BENEGALRAO, YOGINI S.	18112	BHANDARI, RANJAN PRAKASH
11536	BENEKE, GEORGE ROBERT	12647	BHANOT, SUBHASH CHANDER
21840	BENEZRA, CLIFFORD JAY	19609	BHARTI, SANJAY RANJIT
23561	BENGTSON, HANS CARL	10201	BHASIN, RAM PAL
20667	BENHAMED, NESREEN ABDURRAHMAN	16568	BHASIN, SUNITA MALHOTRA
18148	BENJAMIN, JAMES KEVIN	11406	BHAT, SAROJ V.
21674	BENNETT, AMANDA KATHARINE	22538	BHATT, ASIT NARENDRA
22934	BENNETT, ASHLEY WILLIAM	23179	BHATT, SMITA BHARAT
22708	BENNETT, FREDDIE JAMES	23843	BHATTACHARYA, BAISHALI
13107	BENNETT, LORI KAY	11044	BHAVSAR, SHASHIKANT BHAILAL
13482	BENNETT, MARK ROBERT	13751	BHIRUD, NILIMA RAVINDRANATH
10435	BENNETT, ROGER PAUL	13752	BHIRUD, RAVINDRANATH HARIBHAU
18600	BENNETT, TODD PRESTON	22239	BHOJWANI, RAJESH RAM
21888	BENNI, ABD ALRAHMAN	20505	BHULLAR, NAVNEET
09657	BENSENHAVER, DEWEY FRANKLIN	13693	BHULLAR, SATINDER SINGH
14203	BENSON, MARILEE	22027	BHUSHAN, VIKAS
16770	BENSON, MARK LEIGH	15784	BIAN, YONGLING
20102	BENSON, SCOTT MICHAEL	21890	BIANCO, SABATINO
22450	BENSON, STEPHANIE MICHELLE	09033	BICE, JR., WALTER BERNARD

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21052	BIENEMAN, BRUCE KIRKE	19007	BOBES, SUSAN ELAINE
23637	BIETRY, III, RAYMOND EMILE	22185	BODALA, PRATHIMA
23180	BIGBY, TANYA GAIL MARIE	23755	BODET, JOSEPH HAYES
23181	BILLIPS, RONALD WAYNE	21675	BODNAR, CATHERINE MARY
13483	BINDER, JAMES THOMAS	22240	BODNER, NEAL MITCHELL
23450	BINGER, BERNHARD GERALD	21948	BOEDEKER, EDGAR CHARLES
13622	BINNS, JR., CARL BROOKS	23369	BOFILL, LORA LIBON-ON
22936	BIOLA, JOHANNA FISHER	16884	BOGAERT, MARIA ALICIA
23182	BIR, ARVINDER SINGH	07680	BOGGS, JAMES ERNEST
13911	BIRD, WILLIAM CLAUDE	10788	BOGGS, JOSEPH LOUIS
15785	BISHARA, MAHER	14734	BOGGS, JR., LEO RICHARD
12592	BISHOP, HARRY A.	20868	BOKIL, HARSHAD SRINIVAS
16415	BISMAR, HISHAM	10789	BOLAND, JAMES P.
09842	BISWAS, KANOJ KUMAR	18023	BOLANO, LUIS ENRIQUE
21458	BITTNER, LIANA LUBA	20715	BOLING, JR., WARREN WILSON
16623	BIUNDO, RUSSELL	17244	BOLUMEN, EDUARDO FAUSTO
20060	BIXLER, DANA E	13108	BONASSO, PATRICK CORKREAN
18960	BIZRI, AHMAD GHASSAN	10281	BONDY, HAROLD EUGENE
12220	BLACK, JERRY NELSON	21949	BONFIGLIO, RICHARD PAUL
22452	BLACK, MICHAEL BRIAN	17506	BONFIGLIO, RON
16236	BLACKSBERG, ILENE RAE	20406	BONFILI, MARILYN JUDY
12402	BLAHA, JOHN DAVID	10790	BONITATIBUS, ERNEST JEROME
21797	BLAINE, DAVID ALLAN	08848	BONNEY, JR., WALTER ALLEN
11537	BLAIR, PAUL ALEX	21515	BONNIN, MARNI JUDITH
20938	BLAKE, III, PAUL MAXWELL	20939	BONYAK, EDWARD VINCENT
18533	BLAKE, ROBERT EUGENE	22454	BOO, HEATHER ELISABETH
16883	BLAKE, RODGER ALAN	22871	BOO, SOHYUN
23844	BLANCHARD, LUCIUS	14514	BOOKOUT, CRAIG LEWIS
21210	BLANCHE HERRERA, MERCEDES MARIANA	20594	BOOTH, HOBSON GILL
20314	BLANCO, JOHN LOUIS	20669	BOOTH, JR., RICHARD OSBORNE
11142	BLAND, JAMES EDWARD	12404	BOPPANA, PRASADA RAO
18471	BLAND, MARY MARGARET	14876	BORCHERT, CHRISTOPHER ALAN
14441	BLANDO, GENEROSO BONA	16559	BOREN, MARY NANNETTE
19121	BLANKENSHIP, KEVIN JAY	16039	BORS, KATHLEEN PATRICIA
09376	BLOSS, DAVID CHESNEY	13854	BORSCH, MARK ANDREW
12278	BLATT, MICHAEL WILUAM	15343	BORZUTZKY-DUCACH, CARLOS ABRAHAM
14605	BLATT, STEPHEN NORMAN	23183	BOSCARINO, MARTIN ANTHONY
17594	BLAYDES, STEPHEN HILL	12282	BOSE, MIKKILINENI S.
23038	BLECKER, UWE	15116	BOSO, EDWIN BRIAN
19669	BLEVINS, DAVID VIRGIL	23388	BOSTAPH, ANDREW SCOTT
21891	BUTZ, RICHARD LANCE	21892	BOTTA, SAMUEL ANTHONY
21513	BLOM, DINA PATRICIA CHRISTINE	16314	BOU-ABBOUD, CHARLES FOUAD
21514	BLOM, PAUL HENRY	16136	BOUKHEMIS, RABAH
15394	BLOOM, MARC BRUCE	19008	BOULIGNY, RANDY PETER
23845	BLOOM, TERRY SHELDON	22029	BOURBIA, ABDELHAMID
15788	BLOOMFIELD, STEPHEN MICHAEL	18402	BOUSTANI, MARIA RIZKALLAH
16880	BLOSSER, LAURA R.	10600	BOUSTANY, MICHAEL
10140	BLUM, DONALD ALAN	20940	BOWE, III, RONALD DEE
13484	BLUM, FREDERICK CARL	22652	BOWEN, JON ROBERT
11723	BLUME, THOMAS EDWARD	12922	BOWEN, ROBERT EVANS
21459	BOARDMAN, JOHN WORKS	09794	BOWEN, ROBERT WAYNE
21165	BOAZ, TRAVIS LEE	18065	BOWEN, SHANE ALLAN

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23638	BOWEN-PASFIELD, SARAH DANIELLE	20370	BREHM, JR., JOHN GREENAWALT
20870	BOWER, BRIAN EDWARD	12284	BRENDEMUEHL, JUDITH
11998	BOWER, STEPHEN LEE	11540	BRICK, JAMES EMMERSON
14606	BOWERS, JEFFERY JOHN	11541	BRICK, JOHN FRANKLIN
17450	BOWERS, II, ROBERT JOHN	19437	BRICKING, TODD RYAN ANTHONY
11538	BOWERS, TIMOTHY KEEFE	20412	BRIDENSTINE, JAMES BUCKLEY
20062	BOWERS, JR., TIMOTHY KEEFE	18330	BRIGGS, KATRINA MICHELE BROWN
14590	BOWLAND, WARREN F.	18331	BRIGGS, LEON BURDETTE
20459	BOWLIN, JR., DAVID ALAN	23089	BRINGMAN, JAY JOSEPH
19283	BOWMAN, CHRISTOPHER EDWARD	18962	BRITTON, CYNTHIA ANN
11902	BOWMAN, DAVID A.	16603	BROADMAN, LYNN M.
23095	BOWMAN, GEOFFREY KEVAN	15208	BRODAREC, IVAN
20316	BOWMAN, II, RICHARD GRAHAM	20001	BROOKS, CLAUDETTE ELISE
20411	BOWN, PAUL CHRISTIAN	20941	BROOKS, DANIEL E.
22455	BOYCE, BRANDON MARK	18851	BROOKS, JORDAN ALAN
10392	BOYD, CAROLE BROOKS	23639	BROWN, AARON LEE
18056	BOYD, DAVID ROSS	23756	BROWN, CHRISTOPHER GENE
12283	BOYD, MARY SIMON	17196	BROWN, CLARENCE DAVID
22030	BOYKIN, MARK ALAN	22545	BROWN, DEBRA MARIE
23184	BOYKIN, MAYOLA WALTERS	20430	BROWN, ELIZABETH LANTZ
21412	BOYKO, MICHAEL JOHN	23640	BROWN, HARMONY MARGARET
22456	BOYLE, MICHAEL FRANCIS	17896	BROWN, JAMES EDWARD
21301	BOYLSTON, BEDFORD FORREST	20179	BROWN, JAMES WALTER
17755	BOZKIR, IHSAN NACI	22583	BROWN, JANNA ELAINE
21950	BOZORGI, FARSHID	17508	BROWN, JUDITH LYNN
21830	BRACERO, LUIS ALFONSO	18422	BROWN, LINDA GAIL
23185	BRACK, III, LAWRENCE FRANKLIN	23564	BROWN, PATRICK ALEXANDER
09150	BRACKEN, JR., SAMUEL JOSEPH	09617	BROWN, PATRICK LEE
19533	BRADFORD, GEOFFREY E.	23300	BROWN, ROBERT RUSSELL
23562	BRADSHAW, JILL KENAMOND	20942	BROWN, JR., ROBERT STANLEY
14640	BRAGER, PAUL MITCHELL	20943	BROWN, STEVEN FARLEY
15635	BRAGG, DANA EUGENE	10935	BROWN, TIMOTHY ALDEN
22131	BRAJER, JASON HOWARD	23186	BROWNING, SHANNON LEA
22773	BRAMER, MICHELLE ANNE	22978	BROY, LANCE FREDERICK
17850	BRANAM, CHRISTOPHER OLIVER	14678	BRUCE, ROGER DEAN
17729	BRANCAZIO, LEÓ RICHARD	18150	BRUCE-MENSAH, KOFI
20178	BRANCAZIO, LISA ANN	20944	BRUMFIELD, STEVEN SCOTT
19204	BRANDON, BRENT DENNIS	20180	BRUNNER, MATTHEW DAVID
18603	BRANDT, ANDREAS MARTIN	20181	BRUNNER, NANCY ELLEN
14988	BRANSON, PHILIP JOSEPH	21116	BRUNO, CHRISTINE MARIE
18535	BRANT, ARTHUR MICHAEL	08970	BRYAN, FRANK SAMUEL
11463	BRAR, GURPREET SINGH	08691	BRYANT, II, JAMES LEE
18066	BRAUN, JR., NOHL ARTHUR	22873	BUCHANAN, LAURA SUSAN
22872	BRAUNLICH, EARL FRITZ	16927	BUCHKO, SHEILA NADINE
18961	BRAUTIGAN, FREDERICK BRIAN	13753	BUCHSBAUM, ROY
19983	BRAVO, KEITH MICHAEL	14912	BUCK, DAVID STEELE
12375	BRAVO-EDORA, FLORESITA B.	22979	BUCK, ERNEST JOHN
22544	BRAXTON, BRIAN ERIC	19912	BUCY, MARK CHRISTOPHER
23563	BRAYLAN, RAUL CIPRIANO	13038	BUENAFE, WALDRO BARBERO
21211	BRECHER, ERIC SCOTT	19671	BUERGER, DANIEL EUGENE
22977	BREETZ, GARY	19010	BUETFISCH, CATHRIN MARGARETE
22653	BREETZ, KAREN ELIZABETH	17445	BUKEIRAT, FAISAL AHMAD

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15584	BUKOVINSKY, CHARLES	10203	CABRAL, MARIANO TORRES
16772	BULLARD, JAMES WILSON	17126	CACERES, MANUEL JOSE
15370	BUNDY, JR., ROBERT VIRGIL	19514	CACERES, MARIA ESPERANZA
19765	BUNNER, JULIE SUZANNE	22032	CAHALL, CLEMENT ALBERT
22031	BURBRIDGE, REBECCA ANN	23641	CAHOON, ROBERT WELLS
22241	BURDETTE, DAVID DUKE	23758	CAIN, LISA CHAPMAN
14099	BURDETTE, JOHN A'HEARN	23501	CALDEMEYER, KAREN STARK
16928	BURDETTE, MICHELLE RENE	11250	CALHOUN, ARTHUR LEWIS
14255	BURDICK, HOYT JEFFERY	22187	CALHOUN, BYRON CRAIG
17452	BURGESS, KIMBERLY ANN	23389	CALIENDO, MARK VINCENT
19438	BURKE, LISA GAIL	22033	CALL, JASON THOMAS
13039	BURKE, JR., PAUL WEBBER	16008	CALLAHAN, LAWRENCE EUSEBIUS
22709	BURKE, RAINA J.	15149	CALLIS, STEWART JAMES
22710	BURKETT, DONNA LYNN	23041	CALLWOOD, KIM MARIA
12372	BURKHART, MICHAEL WARREN	23759	CAMELE, ROBERT ALAN
23187	BURKHOLDER, GARRY WAYNE	18069	CAMERON, JR., OVERTON WINSTON
12652	BURKLAND, CARL DAVID	23291	CAMINOS, OLIVERIO WENCESLAO
23757	BURKS, ROBERT TUCKER	13624	CAMOMOT, WIGBERTO CONDEVILLAMAR
22458	BURMAN, ROBERT WARD	23760	CAMPBELL, ALFRED WRAY
19534	BURNER, KEVIN L	23101	CAMPBELL, JR, GARLON LEE
23039	BURNETTE, DAVID MITCHELL	22297	CAMPBELL, II, JAMES ROBERT
17596	BURNS, BRUCE ERIC	22654	CAMPBELL, JOHN ERWIN
23367	BURNS, ROBERT CARTLAND	22599	CAMPBELL, MICHAEL CORY
18963	BURNS, WILLIAM HUGH	23042	CAMPBELL, YOLANDA YVONNE
20002	BURNS, WILLIAM NEEL	18273	CAMRUD, MARISSA ANN
17229	BURROUGHS, JUDY FAYE	18473	CANADY, MICHAEL RAY
21893	BURSTEIN, STUART SAMUEL	15049	CANDARI, JUSTITO MAGBANUA
14864	BURTNER, CHARLES DAVID	20506	CANNON, MARY LOUISE
13392	BURTON, DENNIS MORGAN	10733	CANSINO, OPHELIA DIAZ
13490	BUSCH, GINA RAE	17197	CANSINO, SILVESTRE PEREZ
14863	BUSH, MARJORIE LYNN	22600	CANTEES, KIMBERLY KNIGHT
13491	BUSH, STEPHEN HAROLD	14461	CANTERBURY, TIMOTHY DAVID WADE
23188	BUSQUETS, MIGUEL ANTONIO	10141	CANTERNA, ANTHONY CHARLES
14900	BUSSEY, II, FREDERICK NEWTON	14591	CAPEL, TERRY WILLIAM
21677	BUTCHER, CHRISTIAN HAYS	20147	CAPELLE, SUSAN CHRISTINE
09035	BUTCHER, MICHAEL DANE	12032	CAPITO, CHARLES PETER
23846	BUTLER, KIRK ALLEN	13351	CAPITO, JOHN EMIL
20250	BUTT, AHSEN ALI	15534	CAPITO, JOSEPH CARL
18607	BUTT, SAAD ULLAH	12654	CAPITO, RICHARD ANTHONY
14641	BYLER, DAVID J.	23642	CAPLAN, AARON PHILIP
17692	BYLER, DEBRA LYNN	22601	CAPPELLETTI, DANIELLE THERESA
18711	BYLER, TONY LEE	14100	CAPPIELLO, ENRICO JOHN
09100	BYRD, JOHN WILLIAM	23565	CARANASOS, THOMAS GEORGE
21357	BYRD, MARK ANDREW	18714	CARAWAY, DAVID LEE
18712	BYRD, JR., WALTER REDDING	22034	CARBAJAL, SCOTT ANDREW
17693	BYRNE, GREGORY JAMES	11515	CARBONEL, RELY C.
21951	BYRNE, RICHARD HARVEY	18609	CARDENAS, IGNACIO
19766	BYRON, BRANDON PATRICK	14487	CARDENAS, RODOLFO MARIO
14498	CABAUATAN, LIVIA NUEVAS	22856	CARDENAS-ZEGARRA, SILVIA CECILIA
22133	CABE, ELLEN MARY	09514	CARDONA, MARIO SOTO
13855	CABOTAJE, LIBERATO GALINGAN	20251	CARDOSA, NORBERT JOE
23040	CABRAL, JOHN DAVID Y.	20414	CAREY, GERARD COLLINS

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13943	CAREY, KIM BRYAN	22755	CASTLE, JASON ALLAN
23847	CARGILE, III, ROBERT MATISON	22037	CASTO, DAVID ROGER
18715	CARIAS, KATHERINE DEBORAH	18855	CASTO, JEFFERSON PATRICK
16240	CARICO, GREGORY ALAN	11203	CASTO, JOHN NICHOLAS
20946	CARUSLE, DAVID CHARLES	18717	CASTO, JOHN THERON
22035	CARUSLE, ROBERT THOMAS	10124	CASTRO, LEONIDAS
20317	CARLOS, SCOTT ANTHONY	17012	CASTRUITA, JR., JESUS JOSE
23102	CARNEY, JOHN MICHAEL	12657	CASUCCIO, JOHN RICHARD
18275	CARPENTER, ANNE BETTS	13913	CATHER, GLENNA ANNE
20184	CARPENTER, JEFFREY SCOTT	14788	CATRAL, BEATRIZ LUMAIN
07632	CARPER, MARSHALL JENNINGS	11145	CATTERSON, EILEEN CATHERINE
12286	CARR, LINDA GAIL	12658	CAUDILL, JAMES WHITE
22036	CARRICO, JR., JAMES BERNARD	23644	CAUDLE, ROBERT JOSEPH
22188	CARRICO, VICTORIA LEE	22874	CAVAZOS, CRISTINA MARGARITA
11908	CARRIER, JAMES MARSHALL	14497	CAVENDER, SUSAN LYNN
12882	CARRILLO, OSCAR PACLIBON	09142	CAVENDISH, II, JOHN WATSON
19536	CARROLL, SAMUEL E.	12546	CAVENEY, ROBERT A.
14284	CARSON, LARRY VAN	23566	CAVIN, LILLIAN WHITLEY
18114	CARSON, WILLIAM RAYMOND	19914	CAWLEY, KELLI ANN
10334	CARTAGENA, RODOLFO JUAN SANTOS	13114	CAYTON, JR., WAYNE BOYD
17453	CARTER, CLAREMONT FRANKLIN	14138	CAZAN, JR., MATTHEW JOHN
10796	CARTER, GREGORY STERLING	15185	CERMAK, MARY BETH
11144	CARTER, RICHARD FORD	23044	CERVIERI, CHRISTINA LEIGH
18716	CARTER, STEPHEN LINDSAY	17093	CHAFFIN, DAVID CURTIS
09273	CARTER, WILLIAM HENKEL	17760	CHAFFIN, JR., DAVID GARVIN
19913	CARTWRIGHT, WILLIAM EDWARD	19537	CHAFIN, CHRISTOPHER MARK
15889	CARUGATI, RICHARD KEVIN	18351	CHAFIN, JAMES BRETT
22937	CARULLO, EMILIO JOSE FRANCISCO	22655	CHAITIN, ROBERT FREDERICK
08037	CARUSO, MICHAEL JOSEPH	10019	CHAKSUPA, MONTRIE
11835	CARUSO, PETER V.	15721	CHALLA, KISHORE KUMAR
18981	CARUSO, VINCENT JAMES	14608	CHAMBERLAIN, ALLAN SCOTT
15247	CASANOVA, MANUEL AGUIRRE	23567	CHAN, BRANDON WILLIE
23043	CASE, DAVID LAWRENCE	19124	CHAN, SOKHOM R.
09978	CASERTA, LARRY ALLEN	19440	CHANA, ZIAD AMIN
19424	CASEY, NALINI PILLAI	20185	CHANCELLOR, MICHAEL WADE
21302	CASEY, RONALD LEE	13496	CHANCEY, MICHAEL HOWARD
21842	CASEY, SEAN OWEN	13042	CHAND, YOGESH
16858	CASHELL, ALAN WALLACE	17527	CHANDEL, ASHUTOSH
19822	CASINGAL, PHILIP LAPENA	18719	CHANDEL, LESLIE PATRICIA
12656	CASKEY, HERBERT TARTER	19823	CHANDEL, SAMARENDRA
20373	CASSIM, RIAZ SIRAJUDDIN	22459	CHANDLER, FRITZ-JOSE EDWARDS
23189	CASSIS, ADAM MICHAEL	20670	CHANDNA, JALAJ
11251	CASSIS, JR., NICHOLAS	17314	CHANDRA, RAVI
12950	CASSIS, STEPHEN PAUL	18352	CHANDRAN, DILIP NARAYAN
18350	CASTALDO, CAMILLE JOAN	10525	CHANDRAN, NARAYAN BALA
11752	CASTELLAN, ROBERT MICHAEL	14427	CHANDRAN, PRATHAPA GOVINDAN
22242	CASTILLO, ALVIN RENATO	20461	CHANDRASEKHAR, SUBRAMANIYAM
12466	CASTILLO, PROBO HERRERA	16608	CHANEY, GREGORY DONALD
11265	CASTILLO, RENATO	11909	CHANEY, MALCOLM LINDSAY
23643	CASTILLO, JR., SANTIAGO SINGSON	17454	CHANG, CHIN-YUNG
20947	CASTILLO, WILLIAM JAVIER	09980	CHANG, HAO
13113	CASTLE, GALEN EDWARD	10436	CHANG, HO-HUANG

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14856 CHANG, SIMON KUOCHEN
 09424 CHANG, SUNG WHAN
 11910 CHANG, WILLIAM WEI-LIEN
 15222 CHANNEL, JR., DENNIS CARROLL
 12287 CHAPMAN, JOHN LUDWIG
 23568 CHARAF EDDINE, AHMAD MOHAMAD
 13626 CHARLES, JONATHAN
 16627 CHARLES, PAUL MITCHELL
 14759 CHARLTON, JUDIE FERN
 22774 CHARLTON, MICHAEL THOMAS
 10069 CHATTHA, AMRIK SINGH
 21213 CHATTHA, ASHRAF ALI
 21055 CHAUDARY, NAUMAN ARIF
 21952 CHAUDHRY, HAIDER SALEEM
 18071 CHAUDHRY, SANJAY
 23190 CHAUDHRY, SARMA MUMINIR
 22980 CHAUSMER, ARTHUR BARRY
 22776 CHAUVENET, ALLEN RUSSELL
 22656 CHE, MINGXIN
 19019 CHEBIB, MOUNA G.
 17457 CHEEMA, MAQBOOL AHMAD
 20766 CHEEMA, MUHAMMAD AKHTAR
 23645 CHEEMA, MUHAMMAD QASIM
 23502 CHELLURI, LAKSHMIPATHI
 23191 CHEN, BRUCE JENGON
 22657 CHEN, YAN
 23301 CHENG, SAM SIU LUN
 12981 CHENGAPPA, KAMBAYANDA LEELA
 12785 CHENGAPPA, NIRMALA
 14686 CHERIAN, JOHN
 17762 CHERRY, DANIEL ALAN
 11677 CHERTOW, BRUCE S.
 23503 CHERTOW, TODD E.
 12288 CHERUKURI, THEODORE
 18521 CHERY, FRANTZ
 20586 CHESNUT, JOY C.
 13696 CHESS, ROBERT LEWIS
 22134 CHEUNG, FELIX HO-MING
 12308 CHEVURU, V. KRISHNARAO
 10735 CHEVY, SUTHIPAN
 18168 CHHABRA, AMARINDER PAL SINGH
 16241 CHIA, IMELDA CAPARAS
 15497 CHIANG, MYRA LEE
 12507 CHIDECKEL, ELLIOTT W.
 12467 CHIDESTER, CANDACE CAROL
 18115 CHILDERS, JR., CLARK EDWIN
 15449 CHILDERS, ROBERT STEVEN
 07061 CHILLAG, ERWIN RUDOLPH
 09861 CHILLAG, SHAWN ALEXANDER JEROME
 21741 CHIMIDZA, LEKGOBO
 10205 CHIN, VICTORINO DUMABOC
 13697 CHINAKARN, LATTEE WAIYAHONG

10438 CHINAKARN, NARONG
 16533 CHINNIS, ANN SHORT
 16569 CHIRICO, PETER ANTHONY
 23451 CHISHOLM, III, DUGALD DONALD
 17246 CHISHOLM, LIONEL DONALD JOHN
 20810 CHIU, EDWARD KIN YIP
 17858 CHO, IK RAE
 14877 CHOBE, RASHMI
 21788 CHOBY, SUSANNE
 22243 CHOHAN, MOHAMMAD ASGHAR
 13240 CHOI, CHANG HYUK
 10800 CHOKKAVELU, VISWANATHAN
 12659 CHOLAK, GEORGE LOUIS
 11547 CHONG, CHARLES FERNANDEZ
 23192 CHONGSWATDI, NATAVOOT NICK
 15023 CHOPRA, RAVINDER
 10143 CHOPRA, SURRINDER KUMAR
 23646 CHOPYK, JON-BRUCE
 21895 CHOUDHARI, VIMAL BABUBHAI
 21843 CHOUAIRI, MARK ANTHONY
 19770 CHOUINARD, SARAH BOLEN
 22777 CHOWDHARY, ANEEL AKBAR
 16417 CHOWDHARY, VIJAY KUMAR
 18612 CHOWDHURY, ABDUR ROUF
 12106 CHOWDHURY, MAHBUB
 22938 CHOWDHURY, NEPAL CHANDRA
 12660 CHRISTIANSEN, CARROLL DAVID
 20671 CHRISTOPHER, MARK EARL
 15248 CHRISTOPHER, MARK GUNASEKARAN
 09561 CHUA, DOMINGO TAN
 10736 CHUA, WINDELL TAN
 12103 CHUBINEH, BAHRAM
 22589 CHUDOW, SCOTT RUSSELL
 21896 CHUMBER, PARAMJIT
 12982 CHUNG, SOON OK
 14739 CHURCH, DAVID HARLAN
 22374 CIABATTONI, STEVEN EMMET
 15186 CIACHELLA, ARTHUR PAUL
 17859 CIAROLLA, DAVID ANTHONY
 20064 CIBIK, LISA MARIE
 20717 CIBLEY, LAURENCE JAY
 12194 CICCARELLI, VIRGIL
 21594 CICHENAS, RYAN R.
 23569 CIHLA, ALLISON NICOLE
 19661 CILIBERTI, DEVIN MARK
 16604 CINCO, III, ALFONSO PICZON
 10440 CINCO, ANGEL MA.
 22712 CINTRON, DEBORAH RUTH
 11987 CIPOLETTI, JR., PATSY P.
 23647 CIPORKIN, GEORGE P.
 17248 CIRELLI, ROBERT JOSEPH
 15450 CIRINCIONE, ROBERT JOSEPH

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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	COMERCI, JAMES LOUIS
21953	CLARK, JOHN MURRELL	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	23761	CONIGLIARO, JOSEPH
15547	CLARKE, KEVIN MICHAEL	19598	CONJURA, ANN
20597	CLARKE, JR., RUSSELL PAUL	11146	CONLEY, II, FREDERICK ALLEN
22460	CLARKSON, CYNTHIA CLARK	15891	CONNER, TIMOTHY ALLEN
19126	CLASSEN, JOHN BARTHELOW	23762	CONNERS, CHRISTOPHER JAMES
10875	CLAUSELL, PAUL LINDORF	23194	CONNOR, ANN R.
21315	CLAWGES, HEATHER MARIE	14599	CONOVER, PAULA JUNE
13976	CLAY, DENISE ELAINE	16142	CONROTTO, STEVEN ALAN
21216	CLAY, SMOKEY JOE	23570	CONROY, JOSEPH ANDREW
13908	CLAYPOOL, ROBERT GORDON	10586	CONSTANTINO, FRANCISCO ARCIGAL
12034	CLEAVENGER, RONALD LEE	19391	CONWAY, ADA MARIE
22190	CLEMENT, JOHN ANTHONY	20812	COOK, BETH ALLISON
19611	CLEMENTS, II, CHARLES WESLEY	15506	COOK, CHERYL LYNN
21954	CLOSE, KELLY BULLER	20873	COOK, CHRIS CECIL
23045	CNOTA, II, JAMES FRANK	13810	COOK, DAVID WELLINGTON
13698	CO, DOMINADOR ANG	12289	COOK, JEFFREY TRENT
20811	COAD, JAMES ELLIOTT	17923	COOK, JENNIFER DAWN
21595	COBEN, JEFFREY H.	09864	COOK, LEWIS ANDERSON
21897	COCCARO, PETER JOSEPH	14246	COOK, LINDA LOU
16930	COCHRAN, JANET MOORFIELD	22020	COOK, NICHOLAS ARIEL
13628	COCHRAN, ROBERT CARTER	22376	COOK, ROGER ALAN
11861	COCHRANE, JAMES ALAN	08607	COOLEY, FREDERICK MORTON
14565	COCKE, JR., WILLIAM MARVIN	17250	COOMBE, RAYMOND PAUL
21955	COCKERHAM, CHRISTOPHER ALEXANDER	16091	COONLEY, CRAIG JOSEPH
12594	COFER, JR., HAROLD ANTHONY	15249	COOPER, JOSEPH DAVID
15573	COFFMAN, SHAWN WAYNE	23195	COOPER, MELINDA NICOLE
14817	COGAR, JANET ELAINE	14046	COOPER, WARREN LINDLEY
22135	COGER, BRENTON RAVAL	17799	COPELAND, STACEY ELLEN
09037	COGHE, DAVID WILLIAM	16628	COPELEY, MARY SANDRA
16590	COHEN, EDWIN ELI	21596	CORBIN, ANNA KATHERINE
19662	COHEN, JUSTIN DAVID	19349	CORBIN, MICHAEL WELFORD
21844	COHEN, LOREN EDWARD	12509	CORDELL, RONALD E.
10936	COHN, SIMON PHILIP	15070	CORDER, STEVEN LYNN
21956	COKER, DONALD DUANE	14750	CORDER, WILLIAM THOMAS
11821	COLAH, XERXES RUSI	16774	CORMIER, SERGE
22375	COLE, CHRISTOPHER DANIEL	20462	CORN, GEORGE BRIAN
20005	COLE, JACQUELINE N.	20718	CORNELIUS, JENNIFER LYNN
20318	COLE, JR., WILLIAM A.	20419	CORNELL, JOHN EDWIN

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19613	CORNETT, EDGAR STUART	18966	CROW, JR., ROBERT JOSEPH
09342	CORNWELL, JR., CREEL SAYRE	22042	CROWDER, ERIC ALEXANDER
20507	CORONEOS, EMMANOUEL J.	16294	CROWELL, JR., EDWARD BROWNING
09578	CORRO, PRUDENCIO CHU	22939	CRUDEN-PARHAM, CONSUELA J.
19129	CORTAS, GEORGE ADEL	12666	CRUIKSHANK, STEPHEN H.
16449	CORTES, VICENTE	11994	CRUZ, HALBERTO G.
21799	CORY, ROBERT PAUL	22981	CRUZ, JULIA MARGARITA
09038	COSMIDES, JAMES CONSTANTINE	22463	CRUZ, LORNA RUBIANO
22875	COST, JAMEY LYNN	15479	CRUZZAVALA, JOSE LUIS
10336	COTELINGAM, JAMES DWARKANATH	22433	CUBE, CESAR PADUA
16629	COTES, ENRIQUE EDUARDO	23390	CUBUKCU-DIMOPULO, OLCAY
09983	COTES, OSTERMAN	21899	CUCUZZELLA, MARK THOMAS
19769	COTTRELL, DOMINIC JOSEPH	22982	CUI, XUE LIANG (LUKE)
20137	COTTRILL-SKINNER, BRIDGET YVONNE	15797	CULPEPPER, CLIFFORD PERRY
22462	COUCH, AMOS PAUL	22043	CULPEPPER, JR., JOHN WESLEY
14642	COUGHLIN, ROBERT MICHAEL	21599	CUMMINGS, KRISTIN JOY
23103	COULON, JR, RICHARD A.	10937	CUNANAN, ROBERTO ALARCON
23196	COURIS, MICHAEL THEODORE	09984	CUNNINGHAM, JAN HOWARD
21957	COUSINS, GEOFFREY RAMON	14179	CUNNINGHAM, MICHAEL EDWARD
18329	COUTRAS, STEVEN WALTER	11862	CUNNINGHAM, POLLEY HALE
17901	COVELLI, MICHAEL ANTHONY	11795	CUNNINGHAM, WILLIAM NORMAN
22137	COWANS, RODNEY HARRY	23763	CUPO, WILLIAM WALTER
17902	COWELL, DANIEL DAVID	18353	CUPP, MATTHEW ADAM
18856	COWHER, CHRISTOPHER JOSEPH	22658	CUPPETT, COURTNEY DAWN
18445	COX, CHERYL NORMAN	19211	CURCI, KRISTINA M.
22041	COX, II, JAMES ROGER	21218	CURE, ROBERT JOSEPH
19443	COX, KEVIN WAYNE	08869	CURNUTTE, LARRY DOUGLAS
08598	COYNER, JOHN LIGON	18354	CURRENCE, DAVID JAY
09059	CRAFT, GARY CLIFTON	22044	CURRY, SEAN MICHAEL
21007	CRAIG, MICHAEL DAVID	19824	CURTIS, CLINTON E.
18116	CRAIG, II, PAUL WILSON	12036	CURTIS, ROBERT JAMES
19675	CRAMER, DAVID THOMAS	15668	CURTIS, II, RODNEY LEE
21008	CRAMER, DWIGHT EVERS	19732	CUTONE, TINA M.
11104	CRAWFORD, GEORGE ANDREW	22299	CUZZOURT, JEREMY CLIFTON
22378	CREEL, CHRISTOPHER JEFFREY	23834	CYMES, KARINA
19210	CREMEANS, II, GARY DAVID	22229	CYRUS, DEBRA A.
13857	CRIGGER, CHARLES DAVID	19733	CZINEGE, ERVIN ILLES
22138	CRIFE, LINDA HEIDEL	10670	DABABNAH, MOUSA IBRAHIM
11220	CRISALLI, ROBERT JAMES	20951	DABBS, RANDAL LEE
20464	CRISAN, VIORICA MARIA	15255	DACHOWSKI, ALICE ANN
21898	CRISER, ANDREW LEE	21800	DACHOWSKI, JR., EDWARD ALBERT
20465	CROCCO, TODD JEFFREY	23302	DAFFNER, SCOTT D.
22713	CROCHELT, JR., ROBERT FRANK	12037	DAGHER, GHASSAN Y.
22602	CROMPTON, JOHN DAVID	20720	DAGUE, GERALD ARNOLD
16042	CROSBY, GAIL KRISTIN	18355	DAIA, EURIPEDES ANTONIO
20466	CROSBY, IVAN KEITH	23303	DAING, RENATO DOCTOR
09237	CROSBY, THOMAS WILLIAM	23452	DAKOUNY, ANTOINE IBRAHIM
21597	CROSS, JENNY LYNN	23648	DALABIH, ABDALLAH R.S.
19689	CROSS, KIMBERLY SUE	15568	DALAL, JYOTSNA NARSINGH
13397	CROSS, ROBERT LOUIS	16319	DALBY, PATRICIA LORRAINE
21958	CROSSLAND, STEPHEN PAUL	23453	DALE, JONATHAN BROOKS
10877	CROTTY, JR., GLENN	11221	D'ALESSANDRI, ROBERT MATTHEW

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22252 DALEY, DYANN
 19290 DALRYMPLE, JOANNE LEE
 22464 DALTNER, CARL JOSEPH
 20164 DALTON, WILLIAM CARLOS
 17317 DALY, TIMOTHY MICHAEL
 23764 DAMAYO, MIZYL FRANCIS
 23504 DAMEFF, EMIL ANTON
 19130 DAMERON, JEFFREY C.
 15124 DAMRON, TIMOTHY ANDREW
 13812 DANAI, NOSRATOLLAH
 22659 DANAI, PAJMAN ALEXANDER
 23571 D'ANGELO, JOHN JAMES
 13630 DANIEL, JR., CHARLES RICHARD
 07971 DANIEL, JOHN MORTON
 15586 DANIELS, FRANK J.
 09579 DANIELS, JAMES DAVID
 14818 DANIELS, TYRONE LEE
 08849 DANIELS, JR., WILLARD FLOYD
 23197 DANN, PHOEBE HOPE
 15188 DANNALS, THOMAS EDWARD
 20189 DANS, NESTOR FELIPE
 23572 DAR, IMRAN AHMED
 12471 DAR, NASREEN RIAZ
 23649 DARBANDI, KOKAB CHRISTINA
 23650 DARBANDI, SARAH SORAYA
 10444 DARIO, JR., NEPOMUCENO ZAFRA
 14772 DARISTOTLE, JOEDY LOUIS
 20106 DARLINGTON, JR., ALBERT CLARKE
 18430 DARMELIO, MATTHEW PHILIP
 18615 DARNELL, ROBIN LEEANN
 19522 DARNELL, ZANE ASHLEY
 18723 DARROUX, EDMUND SIMON
 19291 DARROW, JR., JOSEPH CHARLES
 12110 DAS, KANAI LAL
 16887 DAS, PHANI BHUSHAN
 17154 DASARI, JALAJA RAMAIAH
 23651 DASARI, SIREESHA
 19826 DASARO, ANTHONY PETER
 20067 DASILVA, ANTHONY ABIOLA
 23891 DATTA, BHUPINDER SINGH
 11077 DATTA, CHINMAY KUMAR
 17904 DATTA, SUBHAJIT
 10146 DATTA, VASANT
 14196 DATTOLA, RICHARD KENNEDY
 22139 D'AUDIFFRET, ALEXANDRE CHRISTOPHE
 15014 DAUITO, RALPH
 21744 DAUME, JASON THOMAS
 13117 DAUPHIN, JAMES M.
 21678 DAVALOS, JULIO GUSTAVE
 21117 DAVE, DARSHANKUMAR ASHWINBHAI
 13760 DAVE, PRAFULL KANAIYALAL
 21118 DAVENPORT, GARY BRUCE

20952 DAVENPORT, WILLIAM JEPHTA
 22779 DAVIDOFF, ALAN BRETT
 13502 DAVIDSON, ANNE STRIPLING
 19827 DAVIDSON-DAGOSTINE, RAMONA ANN
 22780 DAVIS, ALBERT RAYMOND
 23304 DAVIS, BARRY CHRISTOPHER
 23198 DAVIS, BOLIVIA THERSE
 21902 DAVIS, JAD LEE
 21219 DAVIS, JASON SCOTT
 22465 DAVIS, MARK CAMERON
 15251 DAVIS, PAUL DUANE
 21220 DAVIS, ROBERT BROOKS
 13914 DAVIS, SAMUEL RICHARDSON
 23573 DAVIS, SCOTT EDWARD
 21960 DAVIS, STEVEN WARD
 20813 DAVISSON, LAURA MARIE
 16714 DAVULURI, CHAUDHURY D. K.
 19292 DAWLEY, BRENDA MITCHELL
 16933 DAWOOD, MOHAMMED
 19676 DAWSON, II, G. STEPHEN
 22466 DAY, JAMES BRUCE
 22379 DAY, KEVIN ALLEN
 13118 DAY, STANLEY TYLER
 16223 DAYAL, VIKRAM
 20190 DAYO, III, MATEO BRAWNER
 16561 DAYTON, BARRY DEAN
 16418 D'BROT, JUAN MANUEL
 23391 D'COSTA, QUEENIE MOUSUMI
 23200 DE CAMPO, ROSINA ESTELA
 12410 DE JOSEF, TERESITA P.
 10126 DE LARA, CARLOS FERNANDEZ
 16583 DE LOS REYES, EMILY CAOILI
 13434 DE MESA, ISABELITA T.
 13703 DE ROMANETT, LUNDA ELAINE
 18860 DE SOUZA, ALEXANDRE S. T.
 21009 DEAN, ALAN MICHAEL
 11047 DEAN, RODNEY DOUGLAS
 23199 DEAN, SHAY BYRON
 16217 DEARDORFF, DAVID ALVA
 22983 DEB, SUBRATO J.
 20320 DECI, DAVID MICHAEL
 11863 DEDHIA, HARAKHCHAND V.
 21119 DEE, SALLY ONG
 22857 DEEL, JOHN TATE
 17647 DEER, TIMOTHY RAY
 15951 DEEULIS, TIMOTHY GUINEY
 22380 DEFAZIO, JENNIFER MARIE
 18151 DEFILIPPO, JOHN LEONARD
 10867 DEGRAY, STEPHEN ALAN
 23765 DEGROOTE, RUSSELL ANDREW
 19734 DEGUZMAN, GARY STEVEN
 15686 DEHGAN, EBRAHIM

License Name**License Name**

20847	DEHMLow, PAMELA GAIL	19679	DI CRISTOFARO, SEAN CHARLES
13119	DEL CHECCOLO, RICHARD LAYNE	20006	DIAB, ANAS
21903	DEL ROSARIO, MARIA CONCEPCION	20815	DIAL, JR., LARRY DALE
20422	DEL TORO, ISABEL CRISTINA	19132	DIAL, WALTER EVERETT
16442	DELA CRUZ, RENATO FALGUI	16814	DIAZ, JR., ANTONIO RIMANDO
14275	DELA ROSA, ROMULO GANUELAS	09181	DIAZ, CLEMENTE C.
17094	DELAGARZA, VINCENT WALTER	08558	DIAZ, SALVADOR
22467	DELANOY, ANNE ELIZABETH	21905	DIAZ-LOPEZ, HECTOR IVAN
23574	DELAPA, II, JOSEPH MICHAEL	22381	DIB, JOUD GHASSOUB
22140	DELAPORTAS, DINO JAMES	19735	DICKENSON, JOSEPH KEVIN
16605	DELGIORNO, LOUIS JOHN	20007	DICKENSON, STACEY DAVIS
13701	DELGRA, CECILIO DELA VICTORIA	19212	DICKERSON, MICHAEL M.
19539	DELGRA, LEMWEL GALVEZ	19213	DICKERSON, SUSAN ELLEN
17201	DELUCA, JOHN ANTHONY	11913	DICKEY, III, THOMAS OSCAR
17202	DEMARCO, JAMES JOSEPH	20375	DICKEY, III, WILLIAM THOMAS
21848	DEMBY, ALAN MARK	20721	DICKEY-WHITE, HOWARD IRWIN
22551	DEMICK, STEPHEN EDWARD	12038	DICKIE, THOMAS ANDREW
13046	DENNING, DAVID ALAN	16420	DICKMAN, DANIEL JOSEPH
23883	DENNING, II, DAVID ALAN	19678	DICKSON, JOAN
23392	DENNING, KRISTA LYNN	20510	DICRISTOFARO, SHARON MARIE
16419	DENNISON, WILLIAM BRIAN	21679	DIDDEN, DAVID GREGORY
19294	DEOL, PRABHJOT SINGH	11754	DIEHL, STEVEN LLOYD
23766	DEPCIK-SMITH, NATALIE DALE	22468	DIER, GARY LAWRENCE
17078	DEPETRO, JOSEPH JAMES	19392	DIETTINGER, FRANK GEORGE
16935	DEPOND, ROBERT TODD	22876	DIETZ, MATTHEW JAMES
23454	DEPRIEST, JACK LEGRAND	20953	DIETZ, PAUL DALE
18591	DERAKHSHAN, IRAJ	22300	DILLARD, CARRIE MARIE
23455	D'ERAMO, GREGORY V.	23544	DILLINGHAM, ROBERT CARTER
12931	DESAI, BHARATI SHIRISH	16093	DILLIS, CHARLOTTE LORRAINE
17863	DESAI, HIMANSHU PARMANAND	23767	DIMARTINO, PETER LOUIS
18026	DESAI, VINAY MOHANLAL	20722	DIMITRIOU, GEORGE A.
18152	DESAI, VIREN DINKERRAI	23201	DIMITROVA HART, MARIANA G.
19828	DESHPANDE, AVINASH SHRINIVAS	13450	DINH, ANTHONY TUNG
20875	DESVIGNE, MICHAEL NICHOLAS	17461	DINSMORE, JR., HARRY HEASLEY
19920	DETEMPLE, JULIE ANN	14444	DIP-FIGUEROA, ALLAN
21857	DEUR, LAUREN GAYLE	16510	DISTEFANO, JOHN F.
21801	DEUR, TOMISLAV	23768	DITELBERG, JEREMY STUART
11553	DEVABHAKTHUNI, BABU R.	21600	DITTY, JACK FOSTER
15671	DEVABHAKTUNI, PRAMODA KUMARI	23769	DIVANOVIC, ALLISON ANN
15587	DEVABHAKTUNI, PRASAD VENKATADURGA	22877	DIVEKAR, PREETI RAJESH
21169	DEVANATH, NRIPENDRA CHANDRA	10880	DIWAN, VAMAN SHRIPAD
20600	DEVARAJ, KIRAN SHASHI	20254	DIXON, BRIAN JEREMY
23090	DEVEREUX, CORINNE KEATING	22045	DIXON, ETOSHA DENISE
22940	DEVINE, TIMOTHY MICHAEL	12824	DIZON, ALLAN ATILANO DAVID
20192	DEWESE, CHRISTOPHER LEE	20255	DIZON, MARIA ANGELA
21904	DEWITT, JAN ALLEN	21680	DOBRANSKI, STEFAN ANDREW
14593	DHALIWAL, IQUBAL SINGH	16457	DOBSON, ANDRE L.
21522	DHALIWAL, SANJIT KAUR	19214	DOCTOR, SHAMOON ABBAS
21523	DHANVANTHARI, LAKSHMI	22700	DOCTRY, NATHAN ELLIOTT
21010	DHARAWAT, MADHUSUDAN N.	21746	DOD, HARVINDER SINGH
19677	DHAYAPARAN, SELLATHURAI KANAGARAJAH	09198	DODD, LARRY ALLEN
23305	DHOLAKIA, RUT DINKAR	21906	DODSON, JEFFREY ALAN

License	Name	License	Name
23575	DOFF, MICHAEL DOUGLAS	19195	DUFFY, CAMERON DEWAYNE
22714	DOLAN, JENNA BREE	20511	DUFFY, SCOTT PATRICK
07944	DOLGOVSKIJ, MICHAIL	19978	DUFFY, TRESSIE MONTENE
17906	DOMANICO, RENEE SUE	21359	DUGAN, BUCHANAN MERRYMAN
11727	DOMAOAL, ANA MARIA V.	20322	DUGAN, CINDY CONSTANTINO
10700	DOMAOAL, ANTONIO MARAVILLAS	20069	DUGAN, PATRICK PARKER
08599	DOMINGUEZ, FERNANDO	12936	DUKART, WILLIAM STUART
12934	DONAHEY, SUE ANN	23505	DULAI, HARJOT SINGH
08694	DONAHOE, DORVAL HENDRIX	13858	DUMAPIT, JR., RUPERTO DOMINADO
23202	DONAHUE, KERRI GREER	23046	DUMAS, ALAIN JEAN FRANCIS
23437	DONOVAN, KIMRIE MERRILL	17301	DUMAS, JAMES GEORGE
23835	DOOKHAN, DIANNE BEVERLY	21360	DUMITRACHE, ANGELA
21961	DORCHAK, JOSEPH JOHN	23393	DUMITRU, DAN LUCIAN
11679	DORNBLAZER, GEORGE H.	21170	DUMM, KELLI JO
21802	DOROMAL, NOEL MACAIRAN	10533	DUNCAN, JR., HARRY EARL
14956	DORSEY, III, JOHN THOMAS	22382	DUNCAN, LAURA FEASTER
11270	DOSHI, DINESH MANSUKHLAL	21603	DUNCAN, TERESA ANN
15954	DOSHI, HIMANSHU MANSUKHLAL	22699	DUNCAN, JR., WILLIAM LOWREY
21962	DOSSETT, LUCY MARYANNA	18154	DUNDERVILL, III, ROBERT FRANK
19449	DOTANI, MOHAMMAD IMRAN	23456	DUNHAM, ELIZABETH ANN
08787	DOTSON, THOMAS OWEN	22715	DUNLAP, BRIAN STEWART
22603	DOTY, DAVID KENNETH	21682	DUNN, BRUCE EUGENE
22471	DOUGHERTY, THOMAS HERBERT	08935	DUNWORTH, ROBERT LAWRENCE
23770	DOUGLAS, JUSTIN WAYNE	21222	DUQUE, MARIA DEL PILAR
20050	DOUGLAS, RICHARD ALLEN	16015	DUREMDES, GENE BERMEJO
21963	DOUGLAS, WADE GERARD	09778	DUREMDES, GENEROSO DIVINAGRACIA
12412	DOUGLASS, THOMAS R.	10151	DUREMDES, JANELLE BERMEJO
22941	DOUKAS, WILLIAM CARLTON	14026	DURNELL, THOMAS ALAN
22552	DOWER, JOSHUA MICHAEL	20512	DURRANI, MEHMOOD ALAM
19616	DOWNHAM, LISA ELAINE	19772	DURRENBERGER, STEPHEN DAVID
21601	DOWNS, LORRIE ANN	19450	DURST, PAUL RAY
21602	DOWNS, MATTHEW PAIGE	19736	DUSENBERRY, DAVID
11107	DOYLE, DANIEL BARRY	14719	DUSHKOFF, ROBERT BOYNE
18231	DOYLE, JR., EDWARD JEROME	18155	DUTHIE, JAMES SOLOMON
15588	DOYLE, GREGORY ALAN	18786	DUVERT, JOSEPH HUGO
22660	DOYLE, THOMAS JAMES	18156	DVORAK, VERA CERMINOVA
16125	DRANSFELD, HANS GERHARD	17907	DWYER, GEORGE MICHAEL
18967	DRANSFELD, JOSEPH WERNER	13704	DWYER, KENNETH LEE
13815	DRAPER, JR., JOHN ALLISON	12197	DY, ANTONIO TENG
18968	DRELICH, JEREMY MICHAEL	10072	DY, JOHNNY
11048	DRESSLER, WILLIAM CONRAD	23836	DYER, BENJAMIN WHITED
12598	DREWS, JR., MARION H.	16776	DZIALOWSKI, KENNETH JOSEPH
15336	DRISCOLL, HENRY KEANE	23104	EADS, KRISTEN PRICE
15895	DRIVER, JR., RICHARD PAUL	21907	EASTONE, JOHN ANTHONY
18619	DROZDOW, GILBERT LANCE	18787	EBY, WILLIAM CLIFFORD
23306	DRURY, WILLIAM JOHN	09277	ECHOLS, WILLIAM JERRY
16145	DUBBERKE, LANCE DIETER	22605	ECKARD, DONALD ALAN
18620	DUBINSKY, DIANE EVE	22553	ECKARD, VALERIE ROCKWELL
16937	DUCATMAN, ALAN MARC	15306	ECKERD, JOHN MARCUS
16938	DUCATMAN, BARBARA STEINMETZ	19680	ECKERSON, ROBERT JUDD
17767	DUDICH, JOHN EDWARD	21803	ECONOMIDES, NICHOLAS J.G.
19617	DUESTERHOEFT, D'ANN ELIZABETH	20513	EDDY, LORI ANN

License	Name	License	Name
23652	EDDY, S. DERRICK	22606	ELLIS, PERCITA LOREN
19013	EDE, DAVID ELIAS	22384	ELLISON, MATTHEW BLAIR
19774	EDGERTON, PETER JOHN	10338	EL-MALLAWANY, AMIN MOUSTAFA
20876	EDGMON, JEREMY JOHN	21804	ELMES, CORNELIS MILLARD
23740	EDIS, THEODORE E.	23506	ELMORE, MICHAEL SCOTT
10073	EDNACOT, ROMEO RUIZ	17865	ELSARRAG, ZAKI MUSTAFA-ALI
11019	EDWARDS, BENJAMIN MITCHELL	13247	EL-SHABANY, YOUSEF OTHMAN
16320	EDWARDS, BRUCE NEAL	15401	EL-SHAHAWY, MOHAMED ALI
16873	EDWARDS, CHARLES STEPHEN	23507	ELSHEIKH, TARIK MOHAMED
22192	EDWARDS, PAUL DOMINIC	21748	ELSWICK, DANIEL ELLIOT
19543	EDWARDS, III, ROBERT WILSON	23395	ELWOOD, NANCY SUE
09278	EDWARDS, TILMAN KEITH	23203	ELY, BRIAN ARTHUR
14177	EELLS, DAVID ACEVEDO	10286	ELYADERANI, MORTEZA KADKHODAI
21056	EGGLESTON, KEVIN LEE	22303	EMBI, COLLEEN SHERIDAN
19618	EGGLESTON, ROBERT MICHAEL	11682	EMCH, EDWARD LEE
09377	EGNOR, II, JAMES KESLEY	21465	EMERY, GWENDOLYN ARENS
19544	EHRUCH, PETER FREDERICK	21306	EMERY, SANFORD EMIL
21419	EIGLES, STEPHEN BARNETT	14258	ENDICOTT, JAMES WILLIAM
23285	EINWOHNER, REBECCA SUSAN	14594	ENDRICH, JOSEPH PETER
16146	EINZIG, STANLEY	11720	ENGELBERG, ALAN LINDSEY
23047	EISENBAUM, SIDNEY LEON	17910	ENGLAND, GREGORY JAMES
21057	EITEL, DOUGLAS RAY	20514	ENRICO-SIMON, AGNES AGATEP
20324	EKANEM, FELIX MICHAEL	09089	ENTRESS, CHERYL PIXLEY
19922	EKANEM, IBANGA MICHAEL	22878	EPLING, JAMES ANDREW
23370	EKE, JUSTINA EGBICHI	21420	EPSTEIN, BEVERLY
23394	EKE, SANCAR	11010	EPSTEIN, WILLIAM HARRIS
23105	EL AKKARY, EHAB ALAAELDIN	23204	ERCAN, HASAN
23771	EL YAMAN, MALEK MUSTAPHA	23772	ERGAS, HEATH BRIAN
19352	EL-AMIR, NABEEL GEORGE	21058	ERICKSON, FRANK ALBERT
21464	EL-AWADY, MOHAMMED FAWZI	18075	ERICSON, SOLVEIG GRONNING
22046	EL-BASH, FERAS AHMAD	16718	ESFAHANI, FRAYDOON
22472	EL-BASH, SALAH MOHAMMED	23457	ESHBAUGH, NATASHA
22302	ELGHUL, ASHRAF MOHAMED	17178	ESHEL, AMIR ISRAEL
22383	ELHABYAN, ABDULKARIM	22193	ESHELMAN, JR., JOSEPH C.
23653	EL-HADDAD, AHMED MOUSTAFA	21684	ESKINS, CHRISTOPHER R.
19829	ELHAMDANI, MEHIAR OMAR M.	19545	ESLAVA-FERNANDEZ, ARNELLE V.
17770	EL-HARAKE, MAYEZ AHMAD	12113	ESPANOL, JOSE SOLANOR
16147	ELITSUR, YORAM	14901	ESPIRITU, JR., JULIAN LLADO
18356	EL-KADI, HIKMAT ABBAS	20193	ESTALILLA, OSCAR CINCO
23106	ELKADRY, AYMAN HUSSEIN	11918	ESTIGOY, ROMULO J.
17771	EL-KHATIB, HUSSEIN EL-SAYED	18489	ESTOLANO, MARIO GUSTAVO
15896	ELKINS, GREGORY ALLEN	16045	ESTRADA, CRISTINA GARDE
18925	ELKINS, JR., LOUIS WOODROW	15941	ESTRADA, RUBEN CASTRO
15804	ELKSNIS, STEPHEN M.	21466	ESTRELLA, FERNANDO SANCHEZ
11916	ELLER, RICHARD WARREN	12156	ETTEHADIEH, SEID AHMAD
20877	ELLINGTON, JR., JOE CAREY	15805	EVANS, CARLOTTA RAY
15724	ELLIOTT, SANDRA YOUNG	17097	EVANS, CATHERINE JOANN
11681	ELLIOTT, TERRY LYNN	15253	EVANS, DAVID PAUL
13508	ELLIOTT, II, WILLIAM MARTIN	14625	EVANS, JOSEPH E.
17772	ELLIS, BRIAN DAVID	11728	EVANS, PATRICIA RAE
16478	ELLIS, JOHN WESLEY	10883	EVANS, JR., WILLIAM EUGENE
22123	ELLIS, PAUL DAVID	20955	EVERLY, VICKI LYNN

License	Name	License	Name
18403	EWEN, JULIA LYNN	22142	FELDMAN, NATHAN IRWIN
15806	EWING, KIMBERLY FAYE	23654	FELICIANO, MELVYN ANTHONY
22047	EX, ERIC JOSEPH	20108	FELSEN, JAMES DAVID
14015	EXNER, ALBERT JOSEPH	20602	FELSINGER, KATJA
09239	EYE, JR., EARL HOWARD	23207	FELTNER, CYNTHIA KAY
07918	EYE, HARRY LUKE	19298	FENTON, LESLIE HALL
21223	FABER, GEORGE HERMAN	20603	FERGUSON, ANGELA BETH
19353	FADA, ROBERT ALAN	22984	FERGUSON, GORDON BRUCE
23307	FADL, YAHYA	23655	FERNALD, JOHN PATRICK
12937	FAGUNDO, RAMON H.	12601	FERNANDES, JOSEPH EDMUND
12885	FAHEEM, AHMED DAVER	12114	FERNANDEZ, ALBERTO A.
20878	FAHIM, MOHAMED MOHAMED	11412	FERNANDEZ, HORTENCIA NICDAO
18076	FAHMY, NABIL WASSILI	17156	FERNANDEZ, NEFTALI FRANCISCO
16148	FAILINGER, III, CONARD FREDERICK	22474	FERNANDO, WANNAKUWATTE WADUGE J. S.
16369	FAIRBANKS, DAVID WESTON	13510	FERRARI, III, NORMAN DAN
22716	FAIRCHOK, GREGORY PAUL	19452	FERRARO, FRANCIS A.
20195	FAIYAZ, RASHID	18262	FERREBEE, MICHAEL LEE
23205	FAIZ, SABA	17688	FERREIRA, NELSON LAWRENCE
18237	FAKADEJ, ANNA FRANCES	19776	FERRELL, DAVID RALPH
22607	FAKIER, DAVID RICHARD	13862	FERRERA, DOMINIC NICHOLAS
22385	FALLON, KENNETH BRIAN	22782	FETSAK, ANDRIY VLADIMIROVICH
17911	FALTAOUS, ADEL AIAD	17600	FIALA, ANITA
22781	FAMULARCANO, EARL MICHAEL TECSON	15340	FIDLER, DONALD CARL
11729	FAMULARCANO, PRECILLA TECSON	12291	FIDLER, MICHAEL O'NEIL
22942	FANCY, TANYA	11555	FIERY, MICHAEL ALLEN
13804	FARID, TOURAJ	10943	FIGUEROA, EDMUNDO E.
22245	FARIDI, AHMAD BILAL	17601	FIGUEROA, OSCAR FERNANDO
22194	FARINASH, LLOYD JOSEPH	21309	FIJEWSKI, TODD ROBERT
10942	FARIS, BISHARA MIKHAEL	23773	FIKREMARIAM, DEBEBE
16046	FARIS, DAVID ALLEN	19394	FILOZOF, PETER PAUL
20816	FARIVAR-MOHSENI, HESAM	23656	FINDER, MARC JOEL
09945	FARMER, DONALD EDWARD	09624	FINK, KENNETH MARTIN
15126	FARNSWORTH, MARK BRYAN	18491	FINKEL, MITCHELL SIMON
19137	FAROOQ, AHMED OMER	19831	FINKENBINE, RYAN DALE
21060	FARQUHARSON, ROBERT ROY	22304	FIORITO, THOMAS FREDERICK
12589	FARR, ROBERT WESLEY	15725	FISCHER, III, CARL R.
22555	FARRELL, III, GEORGE JOSEPH	22144	FISCHER, JOSEPH WILLIAM
23206	FARRIER, SEAN E.	16942	FISHER, GLENN AARON
13126	FARRIS, II, JOSEPH HARVEY	23892	FISHER, JULIAN HART
23576	FARRUGIA, JR., DAVID JOSEPH	12292	FISHER, MELANIE ANN
18623	FARRY, KIMBERLY MARIE	17136	FISHKIN, DAVID L.
14023	FATHY, HARRY HORMUZ	22944	FITE, CHAD MICHAEL
20376	FAW, MARY ELIZABETH	21685	FITZ, RALPH WOELFEL
09378	FEASTER, STEPHEN JAMES	13917	FITZPATRICK, KAREN MARIE
22943	FEATHERS, CHRISTOPHER CHARLES	22556	FITZWATER, AMANDA KRISTINE
13453	FEDDER, LEO MICHAEL	23107	FLANAGAN, MELINA BREE DUNSAVAGE
12829	FEDER, ARLENE STERN	20423	FLANNAGAN, PATRICK PHILIP
12830	FEDER, RICHARD ROSLING	23208	FLASKAS, MARINA YURIEVNA
22246	FEDERMAN, MICHAEL JOEL	19832	FLAX, STEPHEN HOWARD
22717	FEERO, WILLIAM GREGORY	10605	FLEER, ROBERT ERIC
14782	FEGHALI, JOSEPH GEORGE	23209	FLEMING, JR., DONALD RAY
22661	FELDER, JR., DAVID ARTHUR	12044	FLEMING, MARTIN PATRICK

License	Name	License	Name
20957	FLEMING, SANDRA JANE	12293	FRANCKE, PAUL FREDERICK
21224	FLESHER, RYAN SCOTT	11995	FRANCO, MANUEL P.
15939	FLORES, ERNEST	23091	FRANCO MOLINI, MANUEL T.
20246	FLORES, LUIS RENE	22475	FRANGOS, MICHELLE FRAN
21062	FLOWER, LISA MOORE	23397	FRANK, ALON
20109	FLOWERS, COY ALDEN	18357	FRANK, CHARLES EDWARD
19215	FLUHARTY, KELLY COLLEEN	09281	FRANK, KAY ELLEN
21011	FLYNN, WILLIAM EDWARD	19547	FRANKLIN, JR, GRANT L.
17913	FODERINGHAM, GASTON GORDON	21063	FRANKLIN, PETER DOUGLAS
22718	FOERSTER, BRADLEY ROGER	20377	FRANKS, ADAM MICHAEL
12157	FOGARTY, DAVID CHARLES	21966	FRANKS, KEVIN MATTHEW
20517	FOGARTY, WILLIAM THOMAS	09486	FRANYUTTI, FULVIO ROGELIO
13635	FOGLE, JERRY ALLEN	13128	FRANZ, AGNES MARIE
21750	FOGLE, RICHARD ALLEN	16248	FRANZ, CHARLES BRADLEY
22386	FOLEY, DAVID ALLEN	16322	FRASER, FRANCIS ALOUYSIOUS
23108	FONTANILLA, JOSE-MARIO DEOGRACIAS C.	23048	FRAZER, JASON ALLEN
23396	FOOKS, JR., HENRY	19621	FRAZER, TERESA ELIZABETH
21687	FORE, DAVID CHARLES	21418	FRAZIER, MARIE D.
20325	FOREHAND, JOHN RANDOLPH	16249	FREAS, CAROL DIANE
19299	FORMAN, BONNIE JO	22879	FREDERICH, MICHAEL EDWIN
19924	FORNELLI, RICK ALLEN	17975	FREDERICK, LIZA ANTONETTE
17127	FORSSELL, CAROL ANN	12294	FREDRICK, GEORGE THEODORE
13512	FORT, KYLE FREDRICK	22476	FREED, HOLLY JANEL
13707	FORTE, PATRICK JOHN	09801	FREED, JOHN DOUGLAS
14743	FORTUNATO, MICHAEL ANTHONY	20521	FREEMAN, BRUCE GREGORY
12474	FOSHAG, LELAND J.	23508	FREEMAN, STEPHANIE ELIZABETH
21121	FOSHEY, MICHELLE LYNN	14724	FREESE, JAMES WARREN
11557	FOSTER, BRUCE ALAN	17914	FRENN, ADEL ELIAS
23458	FOSTER, CAROL ANN	08579	FRICH, JR., JOHN CARL
11988	FOSTER, DANIEL S.	17158	FRICK, MATHIS PETER
12158	FOSTER, EARL JAMES	09040	FRIDLEY, JAMES OWEN
19925	FOURNIER, KELLI LYNN MCDONALD	23774	FRIED, ROBERT THOMAS
15726	FOWLER, DANIEL TROY	20523	FRIEDLAND, MICHAEL
21225	FOWLER, MELISSA HALPERN	18862	FRIEDMAN, GARY S.
13514	FOX, MATTHEW PLATT	23496	FRIEDMAN, LAURENCE ERIK
22719	FOX, MELISSA DAWN	19663	FRIEDMAN, SCOTT JUSTIN-MARL
23459	FOX, PRESTON STUART	11349	FROST, JAMES LAWRENCE
15809	FOX, STUART HENRY	21967	FRUMAN, DALE BERNARD
21849	FOY, ANDREW MILES	23775	FRYE, BENJAMIN MICHAEL
15140	FRAIL, CAROL LYNN JOHNSON	21805	FRYE, HADASSAH DAE
15217	FRAME, DANIEL SCOTT	22608	FU, CHIAWAN
13127	FRAME, JAMES NORMAN	23210	FUCHS, JULIE ROBIN
14735	FRAME, JERRY LEE	14568	FULKS, RICHARD MORRISON
20520	FRAME, KELBY LEE	20424	FULLER, BRYAN HEATH
20149	FRAME, II, RONALD DAVID	21688	FULLER, JEREMY DALE
19017	FRANCE, CHERYL ANN	20818	FUMICH, FRANK EDWARD
18257	FRANCE, JOHN CHARLES	09963	FUNG, SARAVUT S.
13210	FRANCIA, JOSE AZARCON	19928	FUNK, CATHY MARIE
18492	FRANCIS, BRIAN	20958	FYE, MARK ALAN
18730	FRANCIS, CHARLES DAVID	20819	GABRIEL, HANI FARID AZIZ
18846	FRANCIS, II, FRED HARRIS	14490	GABRIEL, HOSNY S.
22783	FRANCIS, JR., RICHARD MCMASTER	16371	GABRIELE, FREDERICK JOHN

License Name

License Name

16861	GABRIELE, MICHAEL WILLIAM	23657	GAUDIO, FRANK EUGENE
22784	GADIYARAM, VIJAYA KRISHNA	20959	GAUTAM, INDIRA DWIVEDI
19453	GAFFAR, ANILA	17550	GAVRIA, DIANA MARILYN
23776	GAGNETEN, DEBORA C.	23777	GAVRIS, MIHAI FLORIAN
17773	GAGUCAS, RAUL JARAVATA	23778	GAYAM, SWAPNA
22477	GAHLOT, LUXMI	22609	GAYED, AHMED KAMEL
17393	GAIDO, JUAN FELIX	08871	GAZIANO, DOMINIC JOSEPH
08293	GAINER, JR., JAMES VINCENT	17651	GEBER, SHARRON RUTH
17867	GAINER, JAMES WARD	10212	GEHMAN, LINFORD KULP
20425	GAINER, KENNETH MATTHEW	22720	GEIB, KEVIN SHANE
09345	GAINER, II, ROBERT BROOKS	23283	GEIB, VAISHALI NENE
23520	GAINES, BARBARA ANNE	09582	GELDERMAN, ALBERT HERMAN
20258	GAINES, LYNDON BLAINE	11414	GENIN, JAMES ALAN
11558	GAIS, RICHARD DOMENICK	21526	GEORGANDELLUS, LUCAS
16632	GAITHER, NEAL STREATER	16864	GEORGE, DAVID SPENCER
12558	GAJENDRAGADKAR, SUBHASH V.	23109	GEORGE, JOHN MICHAEL
10811	GALANG, LEANDRO PINGOL	22610	GEORGE, KERRI LYNN
20196	GALLOWAY, MICHAEL EARL	15482	GEORGES, ANGELO NICHOLAS
22880	GALUPO, MARIA PAULA	09627	GEORGIEV, MARIA TOTH
18863	GAMPONIA, EDGAR CLARENCE	17159	GERBO, ROBERT MICHAEL
09186	GAMPONIA, HERMINIO LAFRADES	23110	GERGES EL-KHOURY, JOE EMILE
17020	GAMPONIA, MELISSA JOSE	23111	GERLINGER, TAD LOREN
10534	GANAN, ARACELI VILLANUEVA	23779	GERMANI, ROSS MICHAEL
13984	GANDEE, DURWOOD F.	13359	GERONILLA, DANTE RIZAL
09626	GANDEE, RAY WAYNE	18631	GERSMAN, MARK ANDREW
23848	GANDHY, RITA PRAVIN	17603	GERVACIO, DANILO JOSE LINAN
11273	GANGULI, PUNDALIK SHENAI	22247	GEVAS, STEVEN GEORGE
18914	GANI, MUKHTAR ALI	16882	GHABRA, NABEEL
22145	GANJOO, JESSIE	17869	GHALILI, KOUROSH
20290	GANT, DARLA KAY	21012	GHAMANDE, SHEKHAR ANANT
22945	GANTT, II, PICKENS ALLISON	10886	GHANNAM, MOUWAFK AHMAD
13638	GANZER, GARY ALBERT	16048	GHAPHERY, DAVID ALFRED
23577	GARABEKYAN, TIGRAN	19778	GHARIB, ELIE GEORGE
21421	GARCES, PATRICIO BORROMEO	22479	GHARIB, ROLA MICHELLE
11413	GARCIA, SERVILLANO V.	23211	GHARIB, SUZANNE LEE
21689	GARDNER, GLENN PIERCE	19929	GHARIB, WISSAM
19049	GARMANY, FARAH H.	09213	GHIZ, ROBERT LEROY
19050	GARMANY, FIROOZ	18232	GHOBRIAL, ALBER LEWIS
21604	GARMESTANI, ADRIAN SCOTT	18267	GHDASARA, DILIPKUMAR PARSOTAMBHAI
09242	GARMESTANI, ALI ASCHAR	20199	GHDOSI, SEYED ABDOLREZA
21125	GARMESTANI, AMY LYNNE	21528	GIANGARRA, CHARLES EUGENE
20198	GARNER, SUSAN LEAH	12047	GIANNAMORE, MICHAEL P.
17776	GARNETT, JAMES DAVID	21065	GIANTURCO, ANNA MARIA
15512	GARRETSON, CHARLES A.	16149	GIBBS, MICHAEL WARREN
13435	GARZA, GILBERTO A.	19758	GIBBS, SCOTT ROBERT
22387	GASIOR, THOMAS ADALBERT	23212	GIEBISCH, NINRONG XUE
12604	GASKINS, RONALD DEVOE	21066	GIFFORD, BONNIE DUPPER
22478	GASPAR, DANIEL FERREIRA	16591	GILBARD, ROBERT JAY
19836	GASTON, IV, BENJAMIN MCTYEIRE	08679	GILBERT, SR., GARY GENE
21226	GATELEY, KERRY WIX	14967	GILES, HARLAN RAYMOND
21362	GATELEY, LAURA TURNEY	20200	GILES, HENRY KIRK
20326	GAUDET, ROBERT JOSEPH	20960	GILKERSON, CHRISTINE LYNN

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22721	GILL, MUHAMMAD TAIMOOR LATIF	17403	GOMEZ, DIEGO ALONSO
08623	GILLESPIE, FREDERICK DAVID	10506	GOMEZ, MANUEL ANTONIO
16944	GILLISPIE, DEBORAH HARPER	18279	GONCHIGAR, MRUTHYUNJAYA
21312	GILMAN, RACHEL S.	16592	GONDALIA, BHAILAL GOKALBHAI
16719	GINGOLD, MONIQUE KOSSAK	16150	GONZALES-CHAMBERS, ROWENA
11521	GINJUPALLI, SEETHA	21171	GONZALEZ-RAMOS, FERNANDO LUIS
20724	GINZBURG, HAROLD MYRON	21606	GOODE, CHRISTOPHER SCOTT
15168	GIOIA, VINCENT MARK	22434	GOODEN, MICHAEL ALLEN
10450	GIRON, NABAL BURGUILLOS	18972	GOODING, KELLIE KING
10513	GIRON, ZINNIA	16423	GOODMAN, MARK ALVIN
23398	GITTES, GEORGE KINGSLEY	23509	GOODMAN, SUSAN CATES
21690	GIVAN, JASON DWAYNE	20451	GOODRICH, MICHAEL DARRELL
13986	GIVEN, WILLIAM DOUGLAS	08476	GOODWIN, II, ANDREW WIRT
23658	GLASER, DONALD KENNETH	10989	GOODWIN, CLAUDIA ANN
15169	GLASER, MARILYN KNOLL	14757	GOODWIN, FREDERICK MARK
10745	GLASS, RICHARD SALVATORE	15898	GOODYKOONTZ, TONI BURNETTE
22985	GLASS, II, WILLIAM FREDRICK	13710	GOPAL, ALLURI GIRIDHARA
22986	GLASSER, SCOTT ANDREW	23213	GORADIA, DHAWAL
23659	GLASSFORD, JUSTIN P.	23308	GORANTLA, SARITHA
23578	GLEMBOCKI, DAVID J.	16005	GORDINHO, J. JORGE A.
23780	GLICKMAN, JONATHAN NEIL	09243	GORDON, ALAN GARY
22480	GLOGOVER, PHILIP HERBERT	21910	GORE, CHERYL ANN
20260	GLOGOWSKI, KAREN ANN	21469	GOREJA, MUHAMMED ARIF JAMAL
08506	GLOVER, DOUGLAS DENNIS	22147	GORNEY, STEWART R.
22882	GLUSHKOV, OLEG VASILYEVICH	19145	GORRAFA, ALY ABDEL-MONIEM
18119	GNEGY, DAVID ALAN	12476	GOSIEN, OSCAR PAGALILAUAN
23460	GO, CHARITO C.	10945	GOSIENE, HENRY PAGAN
11051	GO, RONNY HWIE GWAN	14502	GOSIENGFIAO, JAIME P.
10078	GO, ROSALIND LEE	15507	GOSWAMI, NABA
18971	GOAD, BETTY AMELIA	23579	GOTTJEB, BERNARD
15533	GOAD, JOHN LEE	21970	GOTTJEBSON, WILLIAM MARK
22481	GOCKE, RYAN THOMAS	22785	GOULD, ROBERT JOHN
20468	GODDARD, JOHN ALLEN	20525	GOUNDER, RAMAKUMAR NATARAJAN
22722	GODFREY, LARRY JAMES	09751	GOVINDAN, SRINIVASAN
12118	GODLEWSKI, MATTHEW JAN	21806	GOYAL, MAHEEP KUMAR
17408	GOEBEL, LYNNE JANICE	22987	GRADY, LOGAN GABRIEL
19144	GOEBEL, STEPHAN ULRICH	19838	GRADY, JR, JOSEPH EDWARD
19020	GOETZ, DAVID WILLIAM	15760	GRAEBER, GEOFFREY MARC
17206	GOETZ, JAMES C.	15962	GRAEBER, JANET ELLSWORTH
12675	GOGINENI, RAVINDRA KUMAR	11080	GRAF, DAVID FREDERICK
10079	GOGO, PROSPERO BARQUERO	23781	GRAFFEO, VINCENT ANTHONY
17971	GOIN, JOSEPH EBITENBO	09528	GRAHAM, ANTHONY WILLIAM
22146	GOINS, MICHAEL ROY	23849	GRAHAM, BRENDAN CHRISTOPHER
18433	GOLD, RAMMY SCHMUEL	14895	GRAHAM, CECIL CURTIS
22723	GOLDAR, JOSE MANUEL	15702	GRAHAM, NANCY LYNN BUELL
22946	GOLDBERG, TODD HARLEY	19930	GRANDE, CHRISTOPHER MARCELLINUS
11922	GOLDEN, JOSEPH IVAN	21230	GRANDE, LUKE FRANCIS
15212	GOLDFARB, GLENN ROBERT	18530	GRANCIA, RONN A.
17694	GOLDZEN, CRISTINA LEIGH	21172	GRANESE, RICHARD
12534	GOLDSMITH, JOYCE	16250	GRANKE, DEBORAH S. KLEIN
15811	GOLIATH, GILBERT	16251	GRANKE, KENNETH
09127	GOMEZ, AURELIO RAFAEL	15127	GRANT, CATHERINE E.

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22854	GRANT, MAURICE RAYSHAWN	20327	GROVES, SAMUEL SHAWN
22662	GRASS, JEFFREY ALBERT	11158	GRUBB, STEPHEN RAY
22663	GRASSIE, CHARLES ROBERT	16894	GRUETTER, DARLENE YAO
23782	GRAU, TIMOTHY ALAN	20674	GUADALUPI, PIETRO
11494	GRAVELY, LEWIS WILLIAM	11417	GUAROA-CANO, LUIS A.
17652	GRAVES, CYNTHIA FRANCES	23783	GUARDIOLA, ALBERTO A
20427	GRAVES, JEFFREY MERSHON	13133	GUBERMAN, BRUCE ALLEN
22482	GRAY, CYNTHIA ALLYSON	11276	GUECO, JR., VICENTE ALVAREZ
06933	GRAY, DAVID BENONI	23660	GUERRERO, MELANIE LYNNE
20972	GRAYBEAL, LAURA JANE	20881	GUERRIERE-KOVACH, PAMELA MARIE
23214	GRAYSON, STEPHANIE ANNE	23580	GUGLIELMO, ERIC SCOTT
07068	GRECO, RAY SILVIO	20961	GUHA, SOMES CHANDRA
19355	GREEN, GORDON JAMES	12676	GUIDO, BRUCE PHILIP
23215	GREEN, JAMI ELYSE	22052	GUILFOOSE, JOHN ALAN
17260	GREENBERG, BRUCE KEVIN	21752	GUIRGIS, HANY HESHMAT ZAKY
21363	GREENBERG, JEFFREY ALAN	21364	GUIRGUIS, NABIL GABALLA
23497	GREENBERG, MARTIN	23461	GULIZIA, JAMES MARTIN
22786	GREENBERG, MICHAEL IRA	22557	GUNDAVDA, HEMANT PRAFULCHANDRA
17261	GREENBERG, SUNITA PHASGE	14588	GUNKO, IGOR
22248	GREENFIELD, ANTJE L.	21974	GUNNLAUGSSON, SKULI TOMAS
19781	GREENLAW, ROBERT KING	20962	GUO, WEIXING
15078	GREENSPOON, LAURENCE SCOTT	23581	GUPTA, RAHUL
23550	GREER, II, RONALD EDWARD	19023	GUPTA, SANJAY
13711	GREGORI, JOSEPH SYLVESTER	19728	GUPTA, SHASHI BALA
20110	GREISMAN, BERNARD	11159	GUSTAFSON, ROBERT ALLEN
17981	GRESS, TODD WILLIAM	08697	GUSTKE, ROBERT FRED
22724	GREY, CARL ROBERT	14079	GUTIERREZ, ALVARO RAFAEL
17778	GREY, EDWARD JOSEPH	10427	GUTIERREZ-MAZORRA, JUAN FRANCISCO
16049	GRIEGER, THOMAS ALLEN	17323	GUTMANN, LAURIE
21123	GRIFFENHAGEN, EDNA ALLISON	08852	GUTMANN, LUDWIG
15118	GRIFFIN, JANET LOUISE	21174	GUTSTEIN, LAURIE LYNN
20775	GRIFFIN, SUSAN RUTH	23511	GUTTA, VEERENDRA KUMAR
21067	GRIFFITH, BRIAN KEITH	16889	GUYER, GRETA VIRGINIA
15225	GRIFFITH, JAMES PAUL	22883	GUYETTE, III, FRANCIS XAVIER
22787	GRISAFI, FRANK NICHOLAS	21911	GUYOT, ANNE MARIE
22725	GRISAFI, HEATHER LESLIE	22249	GUZMAN PÉREZ-CARILLO, GLORIA JULIA
21607	GRISWOLD, DOREEN CHAMBERLIN	11819	GWINN, JAMES ALEXIS
09042	GRISWOLD, FRANK CANTRELL	14408	GYIMESI, FERENC CHARLES
23309	GRITSAVAGE, REGINA LEE	22148	GYURE, KYMBERLY ANNE
21691	GROSE, BRIAN WADE	10704	HABASH, AFIF SALIM
22015	GROSS, DONALD ANDREW	22756	HABERMAN, RONALD JAY
23510	GROSS, JOHN CHRISTOPHER	23310	HABIB, JOSEPH HASAN
13132	GROSS, JOYCE YUDITH	19356	HABTE, ANTENEH CHENO
15170	GROSSMAN, DAVID MARK	20439	HABTE, BETHESAIDA TAFARI
19839	GROTEN, DAVID LEE	22306	HACHIYA, KIYOMI ANNE
22483	GROTHAUS-DAY, CYRENE DAWN	23311	HACKAM, DAVID JOEL
14025	GROUSE, DAVID SCOTT	14075	HACKETT, ELIZABETH ANNE
14070	GROUX, WAYNE ELLSWORTH	20963	HACKNEY, MARK ANTHONY
21973	GROVE, PHILIP SUMNER	21470	HADDAD, DAVID GEORGE
21851	GROVER, NITA NOEL	20964	HADDADIN, RAMZI NIMER
18792	GROVER, SUKHDEV SINGH	22485	HADDOX, CRAIG DE WITT
08601	GROVES, JR., LOUIS WILLIAM	20676	HADDOX, JOSHUA ALEXANDER

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11474	HADDOX, THEODORE PRESCOTT	20965	HAMIRANI, MIRZA TAJUDDIN
21365	HADDOY, JULIE ANN	22308	HAMLIN, BRIAN REYNOLDS
23462	HADEN, DOUGLAS WILLIAM	23663	HAMMERMAN, SAMUEL I.
23216	HADIQUE, SARAH	16686	HAMMOND, MARY THERESA
10778	HADI-SADEGH, SEYED HOSSEIN	12003	HAMRICK, JR., ROLAND EDWARD
16153	HAFFAR, MOHAMAD BASSAM	22486	HANCOX, JOHN GIBSON
16209	HAFFAR, MOHAMMED YASER	18637	HANDE, VISHWANATH
22558	HAGAN, LARRY LYNN	21852	HANDRIGAN, MICHAEL THOMAS
22053	HAGER, CASEY SHAUN	15676	HANES, VERNA ELIZABETH
23443	HAGER, CHRISTOPHER	18404	HANING, HEDDA LITOWITZ
22947	HAGGERTY, II, PHILLIP JOHN	17918	HANKINS, CHRISTOPHER LOVELL
23661	HAGGERTY, TREA SHEA	20328	HANLON, CHARIN LEE
18832	HAGINS, TOD	21422	HANNA, IBRAHIM
15226	HAHN, JERRY MITCHEL	13524	HANNA, STEPHAN DOUGLAS
13988	HAHN, JOHN LEE	17872	HANNAH, JOHN WALTON
21610	HAHN, JOSEPH MITCHEL	23664	HANOWELL, JONATHAN LONG
13766	HAHN, KATHLEEN WYCKLENDT	20610	HANSBARGER, JOHN TRAVIS
23217	HAHN, MATTHEW ABNER	09671	HANSBARGER, LUTHER CLARK
21231	HAJD, JOHN STEWART	18121	HANSEN, DAVID ALLEN
19469	HAIDAR, ZEINA NADIM	22055	HANSEN, ZACHARY HENRY LEE
11111	HAIKAL, ELIAS GEORGE	12678	HANSON, GARY ARNOLD
19783	HAIKAL, LEE COREY	23371	HANUMARA, DEVIKA
21611	HAIKAL, NABILA ABDEL AZIZ	22309	HAPPEL, JR., JOHN LINDSAY
21807	HAJLEMICHAEL, EYASSU GHEBREMEDHIN	17285	HAQ, NADEEM UL
08953	HAISLIP, CHARLES EDWARD	19842	HAQ, SYED NADEEMUL
23545	HAKIM, JONATHAN ISAAC	17780	HAQUE, REYAZ UL
21612	HAKIMIAN, ROGER ROBIN	22948	HARDEN, THOMAS PASTEUR
15028	HALBRITTER, KEVIN ASHLEY	22293	HARDENBERGH, MARLA JO
19738	HALE, WILLIAM RAY	20206	HARDEN-MACK, ANGELA MICHELLE
18634	HALEY, MAUREEN ANN	20074	HARDWAY, MARK JASON
20378	HALL, DAVID MICHAEL	20261	HARDY, JOHN CULLEN
20379	HALL, MARY JEAN	17968	HARDY, JR., KENNETH FRANKLIN
13944	HALL, MICHAEL DAVID	21471	HARGRAVES, RONALD WILLIAM
15899	HALL, PHILIP BRADLEY	19739	HARIDAS, SHOBHA
09629	HALL, RODNEY LEE	16096	HARIKA, JOPINDAR PAL
22054	HALL, ROY LOUIS	10453	HARISH, GORLI
21068	HALL, TIMOTHY SCOTT	21423	HARLESS, WILLIAM WARREN
22307	HALL, JR., WILLIAM DAVID	23218	HARMAN, LARRY GAEL
09283	HALL, II, WILLIAM LLOYD	16947	HARMAN, THOMAS FREDERICK
19813	HALLAK, OMAR KAMEL	14790	HARMON, MICHAEL BLAKE
22726	HALLBERG, JOHN ANDREW	23219	HARMON, ROBERT CHRISTOPHER
15113	HALLEY, MICHAEL WILLFORD	18732	HARPER, GLENN ANTHONY
23662	HALLORAN, CHRISTIAN CHISHOLM	18586	HARPER, LAURIE WINCHESTER
23463	HAMADANI, SAYED MEHDI HUSSAIN	08130	HARPER, THOMAS GEORGE
16945	HAMDAN, HIND FUAD	22612	HARPER, TIFFANY LEIGH
22788	HAMER, JOHN FORREST	11160	HARPER, TIMOTHY GROSE
21366	HAMID, KHAWAJA KHURRAM	21529	HARPOLD, ROBERT MORRIS
17927	HAMILTON, ANNETTE C.	17232	HARRAH, GREGORY SCOTT
07606	HAMILTON, JR., FRANK ALEXANDER	23312	HARRAH, JASON DOUGLAS
22250	HAMILTON, III, FRED HADLEY	09214	HARRAH, JOHN DAE
19422	HAMILTON, THOMAS EVERETT	23220	HARRAH, JR., JOHN DAE
21124	HAMILTON, WILLIAM KENT	19685	HARRER, DAVID STANLEY

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22949	HARRINGTON, GEORGE DAVID	16211	HAWKINS, RANDALL FLEMING
22988	HARRINGTON, JR., ROBERT WILLIAM	09244	HAWKINS, RICHARD ALLEN
20882	HARRIS, DARREN LEONARD	19027	HAWTHORNE, BRIAN WENDELL
13456	HARRIS, DAVID MAXWELL	22310	HAYES, JAIME THOMPSON
21314	HARRIS, ERIKA MARIE	23464	HAYES, JR., JAMES DELANO
23582	HARRIS, MATHESON ADAMS	10611	HAYES, JR, RICHARD DARRELL
16778	HARRIS, MATTHEW WAYNE	08972	HAYES, THOMAS MORTON
17469	HARRIS, MICHAEL L.	22056	HAZARD, HANNAH WRIGHT
12513	HARRIS, NATHANIEL N.	22789	HE, MEI
10537	HARRIS, WILLIAM LEE	22392	HEABERLIN, BRIAN KENT
23839	HARRIS SNEAD, ALEXIS ANNE	15128	HEAVNER, ROBERT RANDAL
21233	HARRISON, JR, CURTIS WAYNE	22728	HEBARD, III, HAROLD GEORGE
21853	HARRISON, DONNA MICHELLE	22865	HEBEL, DONALD JOHN
21234	HARRISON, DOUGLAS GROVER	10612	HECETA, WILMER GAO-AY
11161	HARRISON, PATRICIA JUNE	17325	HECK, JR., HERMAN ANDREW
08421	HARRON, RAY ANTHONY	09808	HEDGES, PAUL RICHARD
21754	HARSHBARGER, TODD LEE	14649	HEFFERNAN, DAVID MICHAEL
23313	HARTEL, JAMES VINCENT	14470	HEFLUN, II, ROBERT EUGENE
21854	HARTEL, PAUL HERBERT	19221	HEGAZI, AMR ZAKARIA
20668	HARTHUN, NANCY LYNN	13963	HEGG, KYLE RICE
09346	HARTMAN, II, IRA FRANKLIN	21695	HEGSTROM, MICHAEL TERRANCE
18281	HARTMAN-ADAMS, HOLLY BETH	23221	HEILBRUNN, STEVEN MARK
18018	HARTZOG, JOSEPH MICHAEL	07880	HEIRONIMUS, III, TERRING W.
21855	HARVELL, JEFFREY DARREN	10455	HEISKELL, CHARLES ANDREW
17024	HARVEY, II, HAROLD EDWARD	22393	HELLER, HOWARD TODD
17025	HARVEY, HYLE MARIE	22951	HELMICK, KRISTEN PEROS
22884	HARVEY, WADE VINCENT	12161	HELSLEY, JAMES DOYLE
20821	HASAN, AYESHA KHALID	20207	HELWANI, HASSAN
10891	HASAN, MOHAMMAD KHALID	16722	HEMBREE, WANDA MARIE
16821	HASAN, NUSRATH	22559	HEMSTREET, MITZI KAY
21693	HASAN, OMAR KHALID	23784	HENDERSHOT, TRACY LEE
18795	HASAN, SULAIMAN BASHIR	20470	HENDERSON, JAMES MARTIN
23512	HASEEB, ATEEQ AHMED	17533	HENDERSON, II, JOHN PAUL
16325	HASHEM, JOSEPH FELIX	08529	HENDRICKS, DANIEL EWELL
22664	HASHMI, ADNAN HASAN	21808	HENDRICKS, GREGORY SCOTT
18733	HASHMI, MAHREEN	23222	HENICK, JAMES H.
21175	HASHMI, SYED HAMID	22729	HENNEBERRY, KYLE JOSEPH
22251	HASS, STEPHEN MATTHEW	18640	HENNESSEY, WILLIAM JAMES
10749	HASSAN, SURAYIA TEHSIN	19462	HENRICKSON, ROY ERIC
20075	HASSANI, FARZANEH	17873	HENRY, BRADLEY DEAN
21176	HASSON, RICHARD MATTHEW	15141	HENRY, DEBRA LYNN
22487	HATFIELD, GINGER PATTY	20112	HENRY, JOHN SHERMAN
13939	HATFIELD, RICHARD MARK	17162	HENSHAW, II, RAYMOND EDWARD
21694	HATOUM, CHEHADA ANTHONY	19688	HENSLEY, EUZABETH KRISTI
09873	HATTEN, JR., HOMER PAUL	19933	HENSLEY, JENNIFER ANN
11823	HAUGHT, JOHN MICHAEL	13526	HENSLEY, WILLIAM MICHAEL
18234	HAUPT, BRUCE FREDRIC	17607	HENSON, BARNEY JERRY
22488	HAUS, MARY MARGARET	19028	HENSON, DOUGLAS WILSON
17026	HAVEN, HENRY HIRSCHBERG	08954	HENSON, SAMUEL LEE
23049	HAVERIC, NAMIK	23314	HEPPS, DAVID OWEN
20823	HAWKINBERRY, II, DENZIL WILLARD	19343	HERCEG, ROBERT JOSEPH
22727	HAWKINS, MICHELLE YVETTE	21472	HERRING, CRAIG SCOTT

License	Name	License	Name
18931	HERRIOTT, III, GEORGE EPHRAIM	21912	HOFELDT, MATTHEW J.
16285	HERRMANN, THOMAS ALFRED	23851	HOFER, JACOB HEINZ
16226	HERSEY, JERRY ROGER	22613	HÖFFER, PHILLIP FRANKLIN
15692	HERSHFIELD, BARTON KENT	17028	HOFFMAN, DONALD LAWRENCE
22489	HERVEY, SHELEIKA LINETTE	17963	HOFFMAN, ELISSA JANE
17267	HESS, ALAN RAY	08314	HOFREUTER, DONALD HENRY
17552	HESS, DAVID ELWOOD	18079	HOFSTETTER, MARK
20825	HESS, DAVID FREDERICK	09950	HOGAN, MICHAEL THOMAS
19624	HESS, ELIZABETH HARRISON	13054	HOGAN, THOMAS FRANCIS
20011	HESS, MICHAEL RAYMOND	15622	HOGG, JEFFERY PAUL
20824	HESS, MICHELLE LYNN	06979	HOGSHEAD, GEORGE WILLIAM
14997	HESS, ROBERT ALBERT	15029	HOGUE, GAVIN NEIL
08192	HESS, ROBERT DALE	20471	HOH, WILLIAM GERARD
11569	HETZER, TIMOTHY BRUCE	15257	HQJAT, SAIED MOHAMAD KHALIL
23286	HEUER, RICHARD JAY	20262	HOLBERT, CECIL TODD
14774	HEYD, KAREN ANN	15258	HOLEHOUSE, JAMES MICHAEL
18161	HEYD, ROBERT LEO	11422	HOLLEY, ROBERT MELVIN
23399	HEYDARIAN, HALEH CHRISTINE	22230	HOLLINS, VIOLA RENEE
10456	HEYDARIAN, MAHMOOD	13528	HOLLOWAY, JOHN DUBOIS
20012	HEYWOOD, SAMUEL GREG	23373	HOLLOWAY, ROBERT JOHN
22989	HIGGINS, LAURA ELIZABETH	22730	HOLLS, WILLIAM M.
23223	HIGGS, DOUGLAS MARTIN	08874	HOLMAN, JOHN EDWARD
13007	HIGH, CARL STEPHEN	22253	HOLMES, ALLEN JASON
22952	HIGH, ERIC ANDREW	19741	HOLMES, GREGORY ARTHUR
20113	HIGO, OMOKHAYE MOGOKEOLA	18551	HOLMES, JEFFREY SCOTT
23665	HIAZI, YASMINE MONA	10949	HOLT, FRED FRISCH
22885	HILES, JR., CHARLES HALL	13714	HOLTGREWE, MICHAEL RAY
23850	HILL, ANDREA LYNN	23465	HOLUBEK, WILLIAM JOHN
21017	HILL, BECKI SUE	18529	HONAINY, HASSAN KAMEL
21755	HILL, CHERYL ANNE	10458	HONAKER, CHARLES RODNEY
14848	HILL, DANIEL BUCHANAN	22731	HONAKER, MATTHEW JASON
09900	HILL, DAVID PETER	23401	HONDA, KORD SHUJI
20527	HILL, LISA CAROLINE	21756	HONG, JUNG JA
19740	HILL, MARY WYNN	11736	HONRADO, CORDELL RIVERA
13989	HILL, RANDALL JAMES	23466	HOOD, ELLIE EARLES
23666	HILL, ROBERT LEE	23683	HOODA, DEEPAK
14471	HILL, RONALD CHARLES	23050	HOUGLAND, YVONNE THERESA
17553	HILSBOS, KENNETH	09565	HOOPER, ANNE CAROLINE DODGE
18269	HILTZ-PARRA, DEBORAH JANE	21070	HOOPER, JAMES LEWIS
22886	HILVERS, PAMELA SUE	21757	HOOS, RICHARD TIPTON
21809	HINERMAN, JR., RAYMOND ALBERT	23224	HOOTON, MELINDA JO
23400	HINTON, JR, ROBERT BRUCE	11570	HOOVER, DAVID LAURENCE
12301	HIPOLITO, JR., EMMANUEL F.	11571	HOOVER, KATHERINE ANNE
17163	HIRSCH, LARRY KEITH	20329	HOPKINS, ERIC SHANE
17208	HIRSCH, JR., WILLIAM LOUIS	21454	HOPKINS, GAIL EASON
17920	HIVELY, JEFFREY WAYNE	21613	HOPKINS, KRISTA LYNN
20725	HIX, CHARITY VIKA	21316	HOPKINS, LEAH GAIL
10217	HO, JESUS TAN	23315	HOR, KAN NAM
14571	HO, JU CHANG	12054	HORAN, CHARLENE FRANCES
13918	HOAK, BRUCE ALLYN	13261	HORANI, MOHAMMED NABIL
22953	HOCHBERG, CHARLES J.	21614	HORN, DENNY JAMES
16050	HOELDTKE, ROBERT DANIEL	23667	HORNBACK, BRIAN DEAN

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13530	HORNER, PHILIP HENRY	14118	HUNTER, FRANCIS SCOTT
23225	HORNER, W. HARRY	19845	HUNTER, PAUL BRIAN
16920	HORNSBY, JO ANN ALLEN	23852	HURLEY, PATRICK THOMAS
21126	HORSFORD, NICHOLE MAUREEN	22198	HURSH, DIANA MARIA
23668	HORSLEY, ROSS ARTHUR	22667	HURST, ERIK BRIAN
10459	HORSMAN, THOMAS ALLEN	11928	HURST, JANIS LEIGH
20528	HORSWELL, BRUCE BRIAN	15965	HURST, MICHAEL KENNETH
19463	HORVATH, GABRIELLA GIZELLA	17283	HUSARI, AHMAD WAFIK
21975	HOSSAIN, AKM MOSHARRAF	20614	HUSSAIN, FARID
23513	HOSSAIN, DELOAR	20211	HUSSAIN, IMTIAZ
10690	HOSSINO, HATEM MAHMOUD	18796	HUSSAIN, ROSHAN ALLY
17211	HOSTETTER, ALDEN LYNN	21758	HUSSEIN, REZHAN HAMA ALI
23316	HOTCHKISS, LAURA ANNE	22617	HUSSEIN, ZIAD MOUNZER
22887	HOTIANA, MATEEN MUNIR	23467	HUST, FREDERICK SCOTT
20612	HOUFF, STEPHEN LOUIS	10155	HUTTON, JOHN PATRICK
17554	HOURLANI, HISHAM SPIRIDON	21858	HYDER, MUHAMMAD ALI
20114	HOUSE, NANCY SUSAN	23053	HYDER, TARA
10461	HOUSTON, BRIAN DELANEY	15592	HYNDMAN, CATHERINE JEANNE
23584	HOVEY, CHARLOTTE E.	17782	HYNES, ANNE MARIE
11927	HOWARD, II, THOMAS WILLIAM	12055	IAMMARINO, RICHARD MICHAEL
22394	HOWARD-CLAUDIO, CANDACE MICHELLE	23669	IANNETTI, MICHAEL PATRICK
21811	HOWELL, JODIE ELIZABETH	10816	IBANEZ, II, CESAR BRIONES
22057	HOWELL, STEPHEN MOORE	23468	IBANEZ, NOEL DESANTOS
10893	HOWIE, MICHAEL BRITCFORD	22149	IBRAHIM, FADI
22790	HOY, JOHN FRANKLIN	23372	IBRAHIM, MUHAMMAD
10218	HOYLMAN, VERA LOUISE	19464	IBRAHIM-BACHA, GHALI
16051	HRITZ, JEFFREY ALAN	12268	IGNATIADIS, PANAYOTIS
22615	HUANG, BENJAMIN TAI-YUEN	22311	IKHLAQUE, NADEEM
22666	HUANG, JUDY	21368	ILUYOMADE, OLAKUNLE OLUFEMI
18866	HUANG, TZONG-WEN	19227	IMAM, MONA ABDELGALIL
17180	HUBBARD, DAVID FREDERICK	21859	IMAM, NAIYER
23051	HUBBARD, HEATHER JO	18525	IMAM, TALHA HASSAN
23052	HUBLER, LLOYD DAVID	19228	IMBING, JR., FAUSTO D.
22791	HUDAK, JASON ANTHONY	20826	IMLAY, GLEN PAQ YING
20263	HUDHUD, KANAN HAMED	16896	INDACOCHEA, FERNANDO JAVIER
23785	HUEBNER, KERMIT DAVID	17231	INGERSOLL, ERIC BENNETT
18734	HUGHES, JAMIE LEIGH	18735	INMAN, MARK GEORGE
18134	HUGHES, MARK ANDREW	16534	IQBAL, MOHAMMAD KHALID
21913	HUHN, THOMAS MICHAEL	23317	IQBAL, MUHAMMAD
16949	HULL, ROBERT WARREN	19274	IQBAL, SHAHEEN
22058	HULSE, III, RONALD STEPHEN	11087	IRISARI, ELISA MIRANDA SISON
14824	HUMMEL, MARYBETH	08193	IRONS, JR., GEORGE BENTON
17030	HUMMER, JOEL THOMAS	21425	IRVIN, HEATHER MASON
16641	HUMMER, TERRY ELAINE	23112	IRWIN, ERIC WILLIAM
22888	HUMPHREY, STEPHEN MICHAEL	18775	IRWIN, LOUIS JORDAN
14902	HUMPHREYS, DAVID JOHN	10639	ISAAC, ELIAS HANNA
23402	HUMPHREYS, STACEY MICHELLE	22395	ISAACS, DAVID LAURENCE
22616	HUMPHRIES, DENNIS VICTOR	12004	ISKANDER, LUNA S.
18867	HUNKELE, ERIC CARL	10220	ISLA, ROGER
20265	HUNT, DAVID JOHN	22254	ISLAM, S. M. JAFRUL
11825	HUNT, JOHN ASPINALL	22792	ISSA, MAYADA HUSSAIN
21127	HUNTER, DAVID LEONARD	14366	ISTFAN, MICHAEL ALAN

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18526	ISTFAN, SHARON LONDEREE	21616	JAMES-HART, TYSHAUN MICHELE
16425	ITANI, BILAL ABDUL-HAMID	21072	JAMI, PRASUNA
22255	IYER, RAJEE SRIKRISHNAN	10485	JAMIE, SHAHROOZ SAHEB
13143	IYER, RAMAKRISHNAN S.	10222	JAMORA, ISMAEL ORTEGA
18736	IYER, SHIVKUMAR LAKSHMINARAYAN	23469	JAN, AZAM
23586	JABBAR, KAUSAR JABEEN	17785	JANCZEWSKI, MARK GEORGE
14244	JABBOUR, NABIL MILAD	13009	JANI, DILIP S.
15081	JACHE, HEIDI	08508	JANICKI, THOMAS JOSEPH
23226	JACKSON, EMME CHAPMAN	20726	JANOO, JABIN TAJDIN KASSAM
14221	JACKSON, FRANCIS DANIEL	18406	JANOTKA, PAUL
22793	JACKSON, GREGORY PAUL	18589	JANSEN, DONALD GRANT
16375	JACKSON, JEFFREY BURKE	23113	JANTZ, ROBERT GENE
23786	JACKSON, MICHAEL GERARD	22396	JANUS, JENNIFER COX
22059	JACKSON, PAUL EDWARD	13405	JANUSZKIEWICZ, SAMUEL ALVIE
21533	JACKSON, RAYMOND CARL	19149	JAO, MONINA MARTINEZ
14367	JACKSON, RICHARD JEFFREY	21369	JARAMILLO, DIOSDADO TABULA
18122	JACKSON, ROBERT BOWERS	21019	JAREM, ELIZABETH TERESA
23514	JACKSON, ROBERT FRANKLIN	21237	JARRELL, BRETT ERIC
11573	JACKSON, SIDNEY BOGGESS	20727	JARRELL, EUGENIA MARIE
13531	JACKSON, THEODORE ARDEN	19030	JARRELL, JR., JOSEPH
13532	JACKSON, TIMOTHY KEVIN	13144	JARVIS, PHILLIP EDWARD
14446	JACOB, LILY FERRER	09877	JASH, SATKARI
12005	JACOB, REMIGIO O	22648	JAVID, ROYA OMID
18499	JACOBS, HELENE RENEE	10588	JAVIER, DOMINGO GONZALES
20150	JACOBS, KATHERINE ANNE	22660	JAVIER, MARCOS MORALES
15172	JACOBSEN, ELLEN	12836	JAWALEKAR, KSHAMA SHREENIWAS
20678	JACOBY, DARIN REID	19031	JAWDI, SAAD
20969	JACOBY, KATHERINE WILLIAMS	15540	JAWORSKI, ANDRZEJ JACEK
17181	JACQUES, CHARLES HALSEY MITCHER	21860	JAWORSKY, CHRISTINE
23054	JAFARY, HASSAN ARSHAD	12563	JAYAKUMAR, SUBRAMONIAM
18030	JAFARY, HASSAN ASGHAR	11026	JAYARAM, DAVANGERE MUDDAPPA
20213	JAFRI, KHATIB	12791	JAYARAM, GEETA DAVANGERE
16158	JAGANNATH, THOPIE V.	18500	JAYNES, MARGARET ELIZABETH
23403	JAGARLAMUDI, ANNAPURNA	23853	JEAN, AMY MAY
09811	JAIN, ABNASH CHANDER	12837	JEAN, CHIT KUI
13437	JAIN, BHARTI	18284	JEFFREY, JAMIE LATHAM
13718	JAIN, KIRTI KUMAR	18123	JEFFREY, WILLIAM RANDOLPH
21427	JAIN, MANOJ KUMAR	22256	JELDEN, GWYNN L.
18869	JAIN, PRASOON	17984	JELIC, TOMISLAV
12304	JAIN, PUSHPA RANI	10293	JELLEN, ALBERT VALENTIN
11477	JAIN, RAJENDRA KUMAR	17035	JENKINS, JANET A.
21236	JAIN, SANJAY KUMAR	20728	JENKINS, MARY BUFFINGTON
14135	JAKOBI, ANTOINETTE WALZER	20472	JENNINGS, TUCKER GISLER
21976	JAKSHA, JONATHAN ANDREW	10463	JENNINGS, III, WILLIAM MASON
08988	JAKUBEC, PAUL JOHN	22490	JENSEN, JAMES CHRISTIAN
14159	JALAZO, JESSE BRIAN	21814	JENSEN, KIRK BRADLEY
20266	JALISI, FARRUKH MAHFUZ	09488	JEREZA, RAMON CASA
22190	JAMERSON, SCOTT CONRAD	23405	JEREZA-HARRIS, GINA
23227	JAMES, EDWARD JOSEPH	17270	JEROUDI, MAJED ALDIN
21534	JAMES, FRANK PAUL	23515	JETTI, VAMSEEN
23404	JAMES, JEANNE MARIE	20076	JEWART, BRIAN HARRY
20115	JAMES, MILTON	22732	JEWELL, NOEL BRIAN

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21977	JIANG, JINXING	19550	JONNA, YADAGIRI REDDY
10223	JIMENEZ, CARLOS CRISOLOGO	08700	JORDAN, JON LYLE
10129	JIMENEZ, HERNANDO	20116	JORDAN, JOSEPH PAUL
11737	JIMENEZ, TEODORO DIMAANO	11738	JOSE, REYNALDO D.
20516	JIN, CHUANFANG	23368	JOSEPH, ANTONY
22397	JINDAL, DILIP KUMAR	16952	JOSEPH, BRIDGET
20617	JIRAK, JR., GEORGE VICTOR	15460	JOSEPH, JOBY
17922	JITAN, RAED ABDALLA	20473	JOSEPH, MARK ALLEN
21696	JOE, CAROLINE ESADI	14712	JOSEPH, NANCY LEA
18973	JOGENPALLY, NARENDER RAO	09134	JOSEPH, ROBERT LANCE
23228	JOGLEKAR, JAY JAIRAJ	13263	JOSEPH, SANDRA J.
23670	JOHN, COLLIN CHRISTOPHER	21239	JOSHI, ANIKET AJEY
16097	JOHN, KURUVILLA	21240	JOSHI, SARITA ANIKET
16951	JOHN, MOLLY	20827	JOYCE, JOSEPH LEE
12687	JOHNS, JR., RICHARD EDWARD	22734	JU, JUSTINA YEEHUA
16327	JOHNSON, II, CHARLES EDWARD	12269	JUBELIRER, STEVEN JAMES
12479	JOHNSON, DAVID GRANT	13865	JUCKETT, ROY GREGORY
23787	JOHNSON, ERIC DAVID	21074	JUDD, JEFFREY BRIAN
13458	JOHNSON, JR., FRANK JOSEPH	17555	JUDE, DAVID CLYDE
16543	JOHNSON, GAYLEN SHAW	21619	JUENG, CARL FRIEDRICH
21020	JOHNSON, HELEN REBECCA	10343	JUGO, FELIPE EVANGELISTA
12688	JOHNSON, JAMES MICHAEL	22757	JULIEN, TERRENCE DARRYL
08973	JOHNSON, JEROME GORDON	23671	JUNEJA, MANIE
20381	JOHNSON, III, JOHN HENRY	22991	JUNEJA, SONIA
20331	JOHNSON, KIM GRAHAM	21154	JUNG, HOJOON
18363	JOHNSON, MARK LEO	18975	JUNG, THOMAS MARTIN
22491	JOHNSON, MELISSA ROEDEL	17328	JURAND, JOSEPH ANTHONY
16587	JOHNSON, MELVIN RUSSELL	19305	JUSTICE, JILL MCCLANAHAN
19466	JOHNSON, SHARON ROSE	19306	JUSTICE, JOHN DAVID
22733	JOHNSON, SHERRI LYNNE	21520	JUSTICE, TERRY EUGENE
19846	JOHNSON, WILLIAM MICHAEL	20885	JUSTO, MONA DIAL
21317	JOHNSTON, ROBERT BRIAN	22398	KABBARA, WADIH MOHAMAD WADIH
20077	JOHNSTON, TRACY MARIE	22389	KAD, RISHI
16571	JOHNSTONE, ROBERT EDMUND	13534	KADAKIA, AJAY SHANTILAL
16426	JONES, BRENDA FAYE	18285	KADAM, SHILPA ARUN
14142	JONES, CATHY SUSAN	20532	KADIM, SATYANARAYANA VENKATA
20382	JONES, CHARLOTTE TERESA	21978	KAFKA, SHELLY PEARL
21618	JONES, CHRISTINE LYNN	23114	KAHANE, HILLEL
20777	JONES, DAWN REED	23516	KAHLER, JOHN GILMAN
10660	JONES, DOUGLAS LARKIN	12838	KAHN, JEFFREY A.
21915	JONES, ERIC CRAYTON	17212	KAHWASH, ZIAD
12237	JONES, ERIC THEODORE	23229	KAI-LEWIS, EMMANUEL HAROLD
17327	JONES, EVAN ALAN	13770	KAJSER, MARGARET ANN
20530	JONES, JAY EMERSON	23406	KAKAJI, HAZEM AL MOHAMMAD AGHA
21759	JONES, MATTHEW PAGE	22992	KALAVA, KALYAN
20360	JONES, NICOLETTE MONIQUE	08606	KALAYCIOGLU, MEHMET VECIHI
22200	JONES, REBECCA KEENE	18502	KALLA, ABDULLAH MAHMOUD
19784	JONES, III, ROBERT E.	11278	KALLA, AHMED HASAN
11318	JONES, ROBERT EUGENE	22668	KALMAR, FRANK ROBERT
13533	JONES, ROBERT MARCH	20383	KALO, MOHAMMAD MOUHIIB
11576	JONES, RONALD STUART	22493	KALOU, MOHAMAD SAMAH
21916	JONES, SHARMILA MATCHESWALLA	21917	KAMAL, MALIHA AHMAD

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19467	KAMATH, C. RAMADAS	21622	KAUR, HANSPREET
21897	KAMATH, GEETHA S.	23675	KAUR, LAKHVIR
18870	KAMATH, SURESH	13146	KAVIC, THOMAS ADAM
21885	KAMIL, SYED HASAN	13920	KAYI, MALLINATH
19936	KAMRAN, KHURRAM	21431	KAZBAY, KASIM
22889	KANAGALINGAM, SRI RANJINI	20271	KAZI, GHAZALA AFAQ
23230	KANATE, ABRAHAM SEBASTIAN	23676	KAZI, NOOR AHMED
12690	KANAWATI, MOHAMMAD YASIER	20887	KAZMI, SAMINA
23840	KANDEEL, AHMED FOUAD	23323	KAZNOSKI, DEREK DUANE
19937	KANDULA, PRADEEP KUMAR	20828	KEADLE, DAVID MILLER
20268	KANDULA, RENUKA	22561	KEBLAWI, HISHAM AHMED
08701	KANDZARI, STANLEY JOSEPH	23231	KEBREAB, FREZGHI
23318	KANE, ELIZABETH D.	15348	KEDDIE, SUZANNE MARCELLA
18646	KANE, MATTHEW DONALD	13265	KEEFE, JOHN JOSEPH
18552	KANE, PATRICK LEONARD	14369	KEEFOVER, ROBERT WARD
23319	KANE, TIMOTHY DENNIS	23407	KEENAM, SEAN CHRISTOPHER
23586	KANG, MARGARET	21815	KEESEE, SEAN THOMAS
19742	KANJ, GHASSAN HANI	21698	KEITH, ROBBY LEE
22060	KANURI, KARUNASREE	23893	KELLEHER, JR, JOHN FRANCIS
18466	KAPELUK, SHARON THERESA	13822	KELLERMAYER, WILLIAM FREDERICK
21475	KAPLAN, ADAM JARED	09016	KELLEY, JOHN FREDRIC
19276	KAPLAN, JAMES ANTHONY	21979	KELLEY, KATHLEEN ANN
23320	KAPLAN, JEFFREY MARK	18503	KELLEY, URSZULA BARBARA
20214	KAPLONSKI, LEONARD DANIEL	14913	KELLEY, JR., WILLIAM E.
10951	KAPPEL, DAVID ALAN	15594	KELLOGG, JEFFREY DOUGLAS
17139	KARAM, JEBRAN GEORGES	12306	KELLY, LAWRENCE BENNETT
20269	KARANAM, SREEKANTH	13535	KELLY, MICHAEL ANTHONY
23321	KARIM, MUHAMMAD SOHAIB	11577	KELLY, PATRICIA J.
22539	KARLSSON, BENGT G.	10819	KELSEY, RONALD LEON
21076	KARMY, ROBERT JOHN	23232	KEMP, III, DEWITT EDWARD
20216	KARP, MICHAEL ALAN	15215	KEMP, JUDITH DIANE
14295	KARRS, THOMAS MICHAEL	22618	KENAMOND, CARTER ALAN
23672	KARTUSH, JACK MICHAEL	15817	KENAMOND, MARK CARTER
16099	KARUMANCHI, BHASKARAMMA	11166	KENAMOND, THOMAS GARY
16164	KARWAT, MUKESH PARMANAND	08510	KENNEDY, JR., HARRY GREENE
23322	KASEM, HODA	20534	KENNEDY, III, THOMAS JAMES
20270	KASHYAP, ROHIT	23438	KENNERLY, ROBERT MICHAEL
22061	KASLOVSKY, ROBERT ALLEN	21699	KENNY-MOYNIHAN, MARY BERNADETTE
22400	KASSARJIAN, ARA	11578	KERNS, FRED TIMOTHY
23673	KASSAWAT, MUHANNAD	23854	KERNS, MARY JO JACOBSON
20079	KASSEM, OMAR RAMZY	12006	KESARI, SRIRAMLOO
12120	KASSIS, JOSEPH	17610	KESARI, SUDHAKAR
23055	KASTURI, VELLORE G.	10544	KESSEL, JAMES WEAVER
17099	KATARI, RAJU SATYANARAYANA	11092	KESSEL, JAMES WHITE
11759	KATIN, MICHAEL JOSEPH	16526	KESSEL, JOHN WOODRUFF
17332	KATINY, ANTOINE	19785	KESSELL, MARIA LEE
13325	KATRAGADDA, SITHARAMA SWAMY	15818	KESSINGER, LINDA LOUISE
14057	KATRAGADDA, SUDHA RANI	23324	KESSLER, LARRY SCOTT
21321	KATRAPATI, PARVATI	09676	KETTLER, HENRY LOUIS CECIL
14043	KATRIB, KARIM ABDUL	18688	KEVAK, JR., RUDOLPH MICHAEL
23674	KATYAL, SANJEEV	22758	KHAJAVI, MEHRAN
21621	KATZ, KENNETH DARREN	11115	KHAKOO, RASHIDA ABBAS

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21624	KHALID, AHMED ALI	12203	KHOURY, RAJAI TAWFIQ
18871	KHALIL, BUSAINA LABIB	16329	KHURANA, AMAR NATH
11143	KHALIL, MARCIA ANN	20622	KHURANA, ANURAAG
23470	KHALIL, PATRICIA ELIAS	12059	KHURANA, INDER KUMAR
22973	KHAMARE, CHETAN	20623	KHURANA, SUNAINA
20519	KHAN, ABDUL QADIR	23326	KIDD, JEFFREY ALAN
21760	KHAN, ABDUR REHMAN	22927	KIESEL, VINCENT EDWARD CHARLES
22795	KHAN, AHMAD AFTAB	22152	KIGGUNDU, EDWARD WILLIAM
17611	KHAN, ALI AKBAR	13536	KILKENNY, MICHAEL EUGENE
21918	KHAN, ASAD	17657	KILLEFFER, JAMES ALEXANDER
18258	KHAN, ASAD HAMID	17037	KILLMER, SCOTT MATTHEW
11826	KHAN, FARUKH AHMED	23518	KILPATRICK, RUSSELL JAMES
23587	KHAN, FAWAD JAHANGIR	23588	KIM, CHONG HWAN
21625	KHAN, FIDA ALI	19743	KIM, CHRISTOPHER KONKYO
22796	KHAN, JAHANZEB MASOOD	09491	KIM, CHUNG WHAN
09490	KHAN, JAMAL HAMEED	19847	KIM, HEE SUN
22994	KHAN, JEHANZEB	15264	KIM, I. H.
22259	KHAN, KASHIF ZAFAR	21129	KIM, JAMES JUPYUNG
23056	KHAN, KHURSHID AHMAD	18287	KIM, JAY JA-EARK
22797	KHAN, MEHR AMJAD	11478	KIM, JIN-CHUL
10084	KHAN, MOHAMMAD ZAFRULLAH	17878	KIM, JONG KOOK
21322	KHAN, MOONA ZIA	11932	KIM, MYUNG-SUP
21861	KHAN, MUDUSSARA ASAD	14870	KIM, SOK MIN
20384	KHAN, MUHAMMED ASLAM	21980	KIMBALL, THOMAS RICHARD
16644	KHAN, NASIR ALI	13870	KIMMEY, GERRIT ANTHONY
23325	KHAN, NOMA	23092	KIMYAI-ASADI, MITHRA
17334	KHAN, RAHEEL RASHEED	14721	KINCAID, CHRISTINE R
21700	KHAN, ROOHI MAJEEED	23679	KINCAID, CHRISTOPHER EUGENE
23677	KHAN, SAIMA AHMAD	21919	KINDEL, SUSAN E
22798	KHAN, SARAH	17879	KINDER, JR., JACK LEE
20620	KHAN, SHAHNOOR ALI	19552	KING, BRIGITTE DANIELLE
19035	KHAN, SOFIA SALIM	22996	KING, DERIK KENT
18163	KHAN, WAHEED AHMED	21181	KING, DEVIN AUDRIC
22062	KHAN, YUSUF HAMEED	11581	KING, JOHN HERBERT
16954	KHANNA, ALKA UPPAL	11760	KING, JR., JOHN ROBERT
22151	KHANNA, DEEPAK	23471	KING, JUDY ANN
18164	KHANNA, RAJIV	22402	KING, LESLIE PATRICE
22201	KHATTAK, KAMRAN YUNAS	21241	KING, MELANIE ELAINE
19196	KHATTRI, ASHOK	17472	KING, RICHARD WADE
17786	KHAWAJA, IMRAN TAUSIF	08790	KING, ROGER EDWARD
17876	KHIAMI, AHMAD AYMAN	17556	KING, II, RUSSELL FREDERICK
23517	KHIRBAT, ROHIT	23233	KING, STEPHEN SCOTT
20474	KHITAN, ZEID JAWDAT SULEIMAN	16302	KINNEY, DAVID MICHAEL
23678	KHOKAR, AMIRA	22761	KIRATISEAVEE, SIWAT
15032	KHOKAR, GHAZALA QURESHI	21701	KIRBY, STEPHANIE LYNN
12949	KHOKAR, MUHAMMED IDREES	16955	KIRCHDOERFER, ELAINE JEAN
20449	KHOKHAR, SHAHID MUNIF	22063	KIRK, HELEN RENEE
20119	KHORRAMI, ALI AHMAD	16956	KIRK, MICHAEL DAVID
13212	KHORSHAD, MIRAFLOR GONZALES	16682	KIRKHART, LAUREL ANN
14983	KHOSLA, SUBHASH	20272	KIRKPATRICK, CASSANDRA MICHELE
22202	KHOSROF, SAMER A.	23788	KISH, JOSHUA BEDDINGFIELD
18280	KHOSROVI, HOUMAN HORMOZDIAR	19549	KISNER, AMY LYNETTE

License	Name	License	Name
14531	KISTNER, MARY LOUISE T.	14298	KOPITNIK, JR., THOMAS ANTHONY
19471	KITCHEN, ANTHONY W	18124	KOPOLOW, LOUIS EDWARD
15903	KITCHEN, LYNN WALLACE	08113	KOPPEL, DONALD MAURICE
12609	KITE, CARL JAMES	18324	KOPPERA, SUBBARAYUDU
12458	KITIPHONGSPATTANA, KRIENKRAI	13540	KOPPIKAR, MAHESH MURLIDHAR
13871	KITTS, ELLEN LOUISE	22494	KORESHI, SABEEN KASHIF
20333	KITZMILLER, MELISSA DAWN SMITH	18082	KORONA, JR., MICHAEL VINCENT
17697	KLAY, JOHN WHITAKER	17473	KOSHY, PREMILA
21920	KLEIJER, RUTH S.	20974	KOSURI, RAMAKRISHNA RAJU
16597	KLEIN, CAROL ANGELA	21762	KOTOUC, JOSHUA THOMAS
18437	KLEIN, GERALD MARK	18873	KOTTAPALLI, AJAY KUMAR
23590	KLEIN, LAWRENCE E.	21183	KOTTAPALLI, MAHIJA
23589	KLEIN, MICHAEL VINCENT	21836	KOVACH, ANGELA DAWN
22735	KLEMAN, BRADLEY THOMAS	11934	KOVACH, RODNEY FREDERICK
18033	KLEPPINGER, CYNTHIA FAY	14532	KOWALKOWSKI, THOMAS STEPHEN
20334	KLETTER, JAN CARY	21628	KOZA, EDWARD PETER
21182	KLIMEK, DEBORAH LYNN	22203	KOZOVSKA, MILENA EVLOGIEVA
09677	KLINE, DELORIS IRENE	20538	KRAMER, DAN
11804	KLINE, RICHARD B.	19036	KRAMER, JR., PAUL RONALD
08955	KLINESTIVER, DONALD GEROULD	20475	KRANTZ, JR., WILUAM ALBERT
20273	KLUGH, JIMMY ROBERT	20217	KRAUSE, GREGORY E.
13268	KNAPP, DEBORAH FRANCES DICKERT	18694	KRESA-REHL, KIREN JEAN
13269	KNAPP, JR., DENNIS RAYMOND	16330	KRINSKY, SAMUEL IRWIN
21477	KNIERIM, TIMOTHY HENRY	19037	KRISHNA, RANGA CHELVA
22669	KNIGHT, GEORGE FREDERICK	10346	KRISHNAN, RADHA KANNUSWAMY
22404	KNIGHT, JENNIFER CHRISTINE	21022	KRISHNASWAMY, TITTE SESHADRI
15641	KNIGHT, JOHN PATRICK	21702	KRISHNATHAS, ANANTHAN
20188	KNODEL, KATHRYN A.	14610	KRIVCHENIA, II, GREGORY B.
19426	KNOLL, ALAN FRANKLIN	12636	KROENING, JOHN JOSEPH
09678	KOAY, JACK SCOTT	22570	KROMPECHER, ADAM THOMAS
21372	KOAY, THOMAS C.	18036	KROPAC, ROBERT PHILLIP
14921	KOBBAH, PIAYON EMMANUEL	17512	KROSS, MARC EDWARD
22799	KOCH, DAVID BRUCE	17474	KUBICKI, KRZYSZTOF JERZY
19553	KOCH, JOHN KEVIN	13149	KUDVA, RADHA V.
23234	KOCH, PAUL WARREN	23235	KUEHN, ADAM
12842	KOCHHAR, BRJINDER SINGH	21374	KUEHN, NICOLAUS JOSEPH
16483	KOCOSHSIS, SAMUEL ANGELUS	23855	KUENSTNER, JOHN TODD
18409	KODURI, VINOD KUMAR	21703	KUHL, AMBER LEE
23116	KOESTER, ALAN RICHARD	18738	KUKKOLLAYA, RADHAKRISHNA UPPOOR
09585	KOH, YUNG HIE	08048	KULLMAN, VALERIA SUE
22153	KOHLI, ANJAU	21630	KUMAR, ARUN
12988	KOHUT, GLORIA JANE	16957	KUMAR, ASHOK RAMCHAND
17182	KOJA, ABED ALSALAM	11875	KUMAR, CHANDRA MOHAN
14036	KOLANKO, VINCENT PAUL	13060	KUMAR, RASHMI
16824	KOLAR, MARIA MUNOZ	12897	KUMAR, SUBHASH
16898	KOLLI, RAVINDRANATH	22016	KUMAR, SURESH GOPALAKURUP
10616	KOMMOR, MARTIN JAY	12698	KUMARI-BHANOT, VEENA
14447	KONDOVSKI, STERJO	21478	KUNCHERIAH, SHIBU G.
13823	KONDROSKI, ELAINE MARIE	15299	KUNG, MARKUS
22312	KONE, BHAVANI P.S.S.	19761	KUNKEL, ALLAN BURT
21323	KONGKASUWAN, KIMBERLY RENEE	21184	KUNKEL, FRANK ALFRED
21130	KONNUR, NEELAM	11321	KUNST, OTTO JOHN NICHOLAS

License Name

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19767	KUO, CHE-FU	23790	LAMBERT, ROBERT AARON
11083	KUO, JERN-JON	08343	LAMBRECHTS, MARCEL GHISLAIN
23591	KUPEC, EVAN GEORGE	18800	LAMBROS, IRALANE PIPPA MCCOY
22262	KUPEC, JUSTIN THOMAS	13543	LAMM, RENEE RUTH
11876	KUPFERBERG, PAUL L.	12974	LAMPTON, JR., EDWARD WILLIAM
09769	KUPPUSAMI, MUTHUSAMI	20627	LANASA, SALVATORE
22064	KUPPUSWAMY, BAIRAVA SUNDARAM	22496	LANCASTER, JEFFREY DAVID
19940	KURAGUNTLA, PAUL RAJ	23237	LANCIERS, SOPHIE
17658	KURAPATI, SUREKHA	23692	LANDAU-LEVINE, MARY ELIZABETH
23236	KURAPATY, MERCY SARA	21981	LANDER, OWEN MACLIESH
18874	KURCZYNSKI, ELIZABETH MICKELSEN	22066	LANDERS, JR., JOHN THOMAS
19309	KUREISHY, ZAVEEN AHMAD	11229	LANDIS, ANDREW ELLSWORTH
20120	KURIAN, SOBHA	23238	LANDRIO, JULIE ANN
18977	KURTZ, ENID AMERICA	23410	LANDRUM, LORENA
15596	KURUCZ, JANE ANN	22154	LANDVOIGT, MAPLE TIMOTHY
21631	KURUNATHAPILLAI, KATHIRGAMATHAS	23327	LANFORD, UZABETH MILLER
15514	KURYLE, PAUL TIMOTHY	18332	LANG, ERIC ANDREW
11170	KUSMINSKY, ROBERTO ERNESTO	23856	LANGIULLI, MICHAEL
19523	KUZBARI, SAMER	08042	LANGLET, JULES FRANCIS
21185	KWASNY, WILLIAM CHRISTOPHER	20584	LANKA, JHANSI RANI
15906	KWEI, LEON SHIU-LUNG	20891	LANSANG, JR., RAMON SALALILA
22890	KWOCK, LINDON THEODORE	07899	LANTZ, DONALD ROSS
19792	KYER, III, PAUL DEAN	12700	LAO, DOMINADOR
12360	KYLE, JAMES MORGAN	22067	LAO, MICHAEL RAMOS
11877	KYMN, SUK HEE KIM	23791	LAPHAM, ROSANNA LORENA
20539	LA MONACA, GIANLUCA	17788	LAPLANTE, JON SCHRAE
23680	LABATIA, SHERIF YOUSSEF TAWFIK	22263	LARES, NANCY BETH
23681	LABBAN, GEORGE	19106	LARES, TODD ALLAN
13922	LABUS, LESTER	11584	LARKIN, DAVID JOSEPH
22204	LACANILAO, RAMON L.	23239	LARRABEE, HOLLYNN
15018	LACARBONARA, FREDRIC EMILIO	23857	LARSEN, CHRISTOPHER PATRICK
20890	LACEY, JAMES EDWARD	18801	LARSEN, PAULA KAY
23408	LACHMAN, MARY FRANCES	12240	LARSON, CARL SVEN
21324	LACKEY, NICOLE	11764	LARSON, PATRICIA ANN
22405	LAFFERTY, BENJAMIN RANDOLF	21080	LARSON, SUSAN GAYLE
11583	LAHIRY, SUBRAT KUMER	15404	LARUSSO, DARYL MICHAEL
22736	LAHNOVYCH, VICTOR	21922	LARZO, CRISTOFORO RAYMOND
21632	LAI, CHRISTOPHER S.	21186	LARZO, MELISSA RIFE
22495	LAI, NORRIS E.	23682	LASALA, PAUL ROCCO
23519	LAKATOS, LARISSA JANETTE	10952	LASKER, BRUCE LAWRENCE
20626	LAKEW, ELIAS	21982	LASKER, STEVEN MARK
12543	LAKHANI, NALINI RASIKLAL	15349	LASSERE, MICHAEL WARREN
23789	LAKHANI, PARESH VINODRAJ	12951	LASURE, REX DAVID
10348	LAKHANI, RASIKLAL HARIDAS	18417	LATEEF, ATIYA MALIK
10349	LAKHANI, VINODRAJ BHAGWANJII	21480	LATIF, JAWAID
19038	LAKHRAM, RAMESH B.	10953	LATOS, DERRICK LOUIS
12844	LAMB, III, ROBERT VAUGHN	16413	LAU, STEPHEN C. K.
18165	LAMBERNEDIS, ANN MAREE	21983	LAU, YIU-KEUNG
21633	LAMBERT, CHRISTOPHER NED	21131	LAUFER, FREDERICK JAMES
21024	LAMBERT, III, HERBERT STANLEY	20387	LAURENCIO, ISAGANI ORDINARIO
19558	LAMBERT, MATT WADE	14653	LAVERY, G. WILLIAM
23409	LAMBERT, MELISSA LORRAINE	16378	LAW, DAVID ALLEN

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20218	LAWRENCE, DAVID WAYNE	09881	LEMMON, KATHRYN STRAUSS
23411	LAYNE, CATHY SUE	12537	LEMPERG, RUDOLF KARL
13150	LAYNE, RICHARD DAVID	12846	LEMPERT, KENNETH DAVID
19744	LAZER, ZANE PATRICK	21705	LENG, VUTHY
21704	LAZOVIC, GAVRILO	17475	LENKEY, ATTILA ALAN
23033	LE, FRANCIS KIET	16021	LENTINI, ROSS ROSARIO
17790	LEABERRY, JEFFREY LOUIS	18472	LEO, SHERWOOD PHILLIP
16783	LEACOCK, DARRICK SIDNEY	14473	LEON, JOHN ANTHONY
08297	LEADBETTER, ROBERT LEWIN	20895	LEONARD, ERIC LAWRENCE
21481	LEAVELL, JR., BYRD STUART	23057	LEONARD, RAYMOND PATRICK
20219	LEBLANC, LOUIS JOSEPH	23868	LEONARD, TIMOTHY ORTH
23240	LEBRUN, CHRISTOPHER THOMAS	18509	LEOPOLD, KENNETH JOSEPH
14830	LECHNER, JONATHAN DAVID	11879	LEPANTO, PHILIP BUSS
22800	LECLERQ, TOUSSAINT ANDRE	20220	LERFALD, NATHAN MEYER
21862	LEE, BONGHYUN	10824	LERFALD, SIDNEY CLARK
22313	LEE, BRANDON DAVID	23743	LESHIN, BARRY
20275	LEE, DARIA LYNNE	14236	LESUE, BRUCE WALLACE
19696	LEE, FRANCIS YEW-WEI	22359	LESUE, SCOTT DAVID
09496	LEE, HAN SENG	11936	LESNETT, JAMES CURTIS
18291	LEE, HSIANG-KUANG	09018	LESNOCK, ROBERT GRUBE
20893	LEE, JAMES	17789	LEUNG, ALBERT KI-KIN
14741	LEE, JEFFREY PHILIP	19697	LEUNG, ANTHONY G.
16297	LEE, JOHN CHONG	10032	LEVEAUX, GUY DAVID
12898	LEE, JONG KOOK	21375	LEVIEU, JOEL ARNOLD
22620	LEE, JULIA LYNN	18439	LEVIN, BARRY ALAN
18084	LEE, KANG KUK	23472	LEVINE, BARRY LEE
14491	LEE, KEE CHIN	22892	LEVITIN, ABRAHAM
19852	LEE, LAWRENCE DAVID	12064	LEVOS, JAMES EDWARD
18125	LEE, MARCIANO BELDEROL	22206	LEVOY, LAURA LEANNE
22998	LEE, III, MARVIN	07855	LEVY, ARTHUR EDGAR
20541	LEE, MATTHEW FRANKLIN	22671	LEVY, MATTHEW DAVID
23117	LEE, ONEIL	22207	LEVY, VALEH ILKHANIPOUR
16729	LEE, PAUL GREGORY	18126	LEWEN, ROBERT MICHAEL
19474	LEE, PAUL SAMUEL	18979	LEWIS, JR., DONALD RYAN
22801	LEE, SEUNG KWON	13719	LEWIS, JAMES MARVIN
23118	LEE, TAC ZHUN	13546	LEWIS, JAMES STUART
20894	LEE, THOMAS FUK-CHING	20080	LEWIS, KARL CHESTER
12953	LEE, YOUNG J.	09415	LEWIS, MARY LOU
09792	LEEF, JR., JOHNSEY LEE	18103	LEWIS, MICHAEL DAVID
21155	LEEF, III, JOHNSEY LEE	10468	LEWIS, MICHAEL JUSTIN
16379	LEEPER, HAROLD FRANK	18370	LEWIS, MYRON ALAN
10299	LEFEBURE, CHARLES ARMAND	21243	LEWIS, II, ROBERT LEE
14933	LEFEVRE, JR., MEDARD LOUIS	12705	LEWIS, ROGER ALLEN
16453	LEFLER, KENNETH DAVID	18980	LEWIS, SANDRA JEAN
22891	LEGAULT, LAURENT JOSEPH	15597	LEWIS, STEPHEN ALAN
22964	LEGESSE, BENALFEW TEFAYE	22562	LEWIS, STEVEN CHARLES
18508	LEGG, PAUL STEPHEN	20431	LEWIS, WILLIAM DARRELL
18388	LEGGAT, IAN THOMAS	18371	LEYS, MONIQUE JEANNE
22155	LEHKE, ROBERT	19788	LHEUREAU, THOMAS VERO
14767	LEJDY, JR., JOHN WILLIAM	23328	LI, AJLING
21433	LEMLEY, DOUGLAS EDWIN	23739	LI, HONG CATHERINE
19157	LEMLEY, HEATH L	17614	LI, JOSEPH YU

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19475	LI, LAP-YANG JOSEPH	15828	LOBBAN, JOHN HOWARD
13369	LIBBY, JOHN PERSHING	10901	LOBO, VALERIE MARIE
20221	LIBELL, DAVID PETER	16057	LOCASCIO, III, JOSEPH ANTHONY
18107	LICATA, SAMUEL DAVID	23436	LOCHOW, AMY DITTY
08056	LIEBIG, CARL ARTHUR	22999	LOCHOW, STEVEN CHARLES
13152	LIEBIG, CARL WARREN	20019	LOCKHART, JEFFREY MICHAEL
17526	LIFE, DAVID MICHAEL	19310	LOCKHART, TERRI GILLIS
21082	LIFSON, BARRY JAY	23329	LOGAN, BRENT JUSTIN
17558	LIGHT, PHILIP NELSON	23793	LOGAN, SCOTT DONOVAN
17041	LILLY, DALE BLAKE	21063	LOGAR, JOHN MICHAEL
14534	LILLY, DONALD RAY	14263	LOH, GARY
15153	LILLY, JR., JOHN PRESTON	21187	LOHAN, JAMES ANDREW
16256	LILLY, JONATHAN PAUL	13154	LOHNE, MARTIN JOHAN
11322	LILLY, III, JOSIAH KENNETH	16854	LOHUIS, NANCY ANN
15405	LIM, ARTURO YAP	10229	LOMIL, LUIS ALBERTO
20121	LIM, ELIZABETH GALANG	19789	LOMBARDI, JR., ADOLPH V.
22672	LIM, FRED TAISHIK	21188	LONG, MARY ANN
16257	LIM, MELVONG CO	18423	LONG, PHILLIP BLAINE
09389	LIM, RAYMOND ANG	20683	LONG, SHAWN EDWARD
09534	LIM, ROGELIO TAN	18992	LONG, SUSAN ELIZABETH
19698	LIMJOCO, TERESA T.	22069	LONG, THOMAS PATRICK
13720	LINBERG, JOHN VINCENT	22621	LONG, WEN
19197	LINDBERG, CHERI YOST	15551	LONGENECKER, JO ANN
22893	LINDBERG, GUY MATTHEW	13410	LOOBY, ROBERT GARY
14654	LINDER, HOWARD E	21189	LOOME, III, JOHN FRANCIS
19942	LINDLEY, I, JUDDSON DALE AARON	22406	LOOS, MATTHEW STEPHEN
13153	LINDROTH, MARIANNE BAUM	11588	LOOT, JESSE L.
10353	LINDSAY, HUGH ALEXANDER	11589	LOOT, SARAH O.
07582	LINDSAY, JR., JOHN DAVID	16170	LOPEZ, AMANTE AGUSTIN
10167	LINDSAY, RICHARD DAVID	14536	LOPEZ, FRANCISCO DULAY
22068	LINDSEY, BROCK ANTHONY	17559	LOPEZ, GERARDO CANCIO
23869	LINEBERRY, PAUL JOSEPH	15730	LOPEZ, JEFFREY PAUL
12310	LINGER, JR., ROBERT THOMAS	22265	LOPEZ, MARY RUTH MOTOMAL
10301	LINKOUS, CHERYL LYNN	19943	LOPEZ LEBRON, ROBERTO
11799	LINSENMEYER, III, GEORGE JOHN	22673	LORENZANA, ALEJANDRO
18292	LINTALA, ALAN MATHEW	12406	LORENZETTI, ROSEMARIE CANNARELLA
23792	LIPSON, WAYNE EVAN	23683	LOSADA, MARIELA
12065	LIRIO, JR., APOLONIO E.	23684	LOSCHNER, ANTHONY LUKAS
22955	LIRIO, ERIC ALVAREZ	22498	LOSKOVE, JOSEPH AARON
12066	LIRIO, MARIZA A.	23119	LOUDEN, BARRETT ASHER
23520	LIT, LOUIS MICHAEL	11173	LOUDEN, JR., MALCOLM BARRETT
18440	LITTLE, JR., PAUL MICHAEL	22070	LOUDEN, MARK STUART
21635	LIU, JASON YEH-SHENG	17615	LOUGH, DAVID RICHARD
11380	LIU, JENQ-SHENG	22407	LOVE, BRIAN STEPHEN
23412	LIU, JING	11937	LOVEGROVE, GEORGE E.
18687	LIU, REN-CHANG	17792	LOVEJOY, STEVEN ARNETT
22208	LIU, ROSE WANPING	22803	LOW, RONALD BRUCE
11172	LIVENGOOD, PAUL TAYLOR	19399	LOWDEN, ERIC RICHARD
22497	LIVENGOOD, RYAN HERSHEY	09350	LOWE, ROBERT WYLIE
18742	LLADO-MARTINEZ, JUAN	22738	LOWERS, RYAN DOUGLAS
09782	LO, PEDRO FELIPE	15552	LOWERY, JR., JAMES WESLEY
19515	LOBATON, CHERRY ANN B.	23330	LOYA, MELISSA DAWN

License	Name	License	Name
12795	LOYNAB, NOOR AHMED	19854	MADDOX, CHAUNDRA JO HENSLEY
22499	LU, LEO	19563	MADSEN, MELANIE SUE
17340	LU, XIANGPING	11029	MADUCDOC, JR., SERAFINO S.
23860	LUBICKY, JOHN PETER	22806	MAERTZ, NATHAN ALLAN
12708	LUBY, BERNARD JOSEPH	23120	MAEVSKY, VICTOR
23331	LUCAS, DENISE CORAL BEISEL	20337	MAGAL, CHARLES PHILIP
17987	LUCCI, JOHN ALAN	12483	MAGANN, EVERETT FRANCISCO
15175	LUCENTE, FRANK CHARLES	18557	MAGGE, SATHISH LAKSHMINARAYAN
10355	LUCERO, CARLOS ESTANISLAO	23413	MAGGIO, VIJAY
13411	LUCERO, MARIO SANIEL	13013	MAGNUSSSEN, JAMES ROBERT
22804	LUCY, VINCENT ALAN	19423	MAHALINGASHETTY, PRAKASH GURUPADAPPA
22805	LUDMER, PHILIP ROSS	23593	MAHDI, HANIBAL
14887	LUKOWSKI, PETER JOSEPH	10753	MAHESWARAN, VETTIVELU
13877	LUMAPAS, ARTURO RAMIREZ	22897	MAHGOUR OSMAN, SAFA MOHAMED
10366	LUNA, JR., IGNACIO H.	18374	MAHMOOD, MANSOOR
23241	LUND, LIDIYA LONGINIVNA	23594	MAHMOUD, AHMED SAYED AHMED
09684	LUNOBLAD, DANIEL MILES	20022	MAHMOUD, HAMADA ELSHAZLY
18037	LUPARIELLO, ANGELO DANIEL	19855	MAHMOUD, KHAUD
10708	LUTHRA, JUGINDER KUMAR	22073	MAHROU, AHMAD
16732	LUTINS, JAY ALLAN	23895	MAIDA, MAHAMADU ABDUL-FATAHU
18660	LUTZ, PATRICIA ANN	22600	MAIESE, RUSSELL LOUIS
23159	LUZIETTI, RICHARD PAUL	18568	MAIJUB, AMADO GABRIEL
23473	LY, JUSTIN Q.	18094	MAILLOUX, RICHARD JOHN
11028	LY, TCHUOC POIN	08937	MAIOLO, JOSEPH ANTHONY
19478	LYE, CHARLES	22209	MAIZE, JR., JOHN CHRISTOPHER
22408	LYEW, MICHAEL ANDREW	08956	MAJESTRO, TONY COLERIO
16260	LYNCH, JOAN ANNE	23622	MAJID, TANWEER HUSSAIN
21923	LYNCH, JO-ANN EUDORA	15832	MAJMUNDAR, GAURAVI K.
16960	LYNCH, JR., JOHN DAVID	15768	MAJMUNDAR, KIRAN ARISOODAN
13549	LYNCH, ROBERT JOHN	10709	MAJUMDER, INDIRA
17794	LYNCH, SUSAN KAYE	09128	MAJZOUR, HISHAM SALEM
20543	LYNN, ROBERT	23861	MAKALINAO, JOSE MARI REYES
11939	LYONS, JR., MORGAN HERTZOG	15545	MAKANI, ANIL KUMAR
23058	MA, XIAOLING	09719	MAKAR, JASBIR SINGH
13158	MACATANGAY, SERGIO CAPUNO	11940	MALAMISURA, MICHAEL ANTHONY
15831	MACATOL, FORTUNATO R.	18266	MALAS, AMER MUHEIDEEN
14811	MACAULAY, BRIAN WAYNE	18806	MALAVE, DAVID
09816	MACCALLUM, DANIEL BRUCE	20277	MALAYIL, MICHAEL THOMAS
10552	MACCALLUM, JOHN PATRICK	11411	MALEPATI, NARRA KANAKA DURGA
12312	MACE, JR., ANDREW HAROLD	14777	MALHOTRA, GURDEEP KAUR
19562	MACE, KELLY MARIE	10754	MALI, CYRUS
21540	MACE, KEVIN JAMES	19979	MALIK, ARIF MAHMOOD
09250	MACE, ROBERT MORGAN	14371	MALIK, FRASAT SARWAR
11806	MACEDONIA, PATRICK H.	18936	MALIK, NADEEM NAZIR
19790	MACFARLAND, DAWN LEE WHITE	20278	MALIK, NITIN
16785	MACIAS, DANIEL	23794	MALIK, TARIQ MAHMOOD
19747	MACIAS, ENRIQUE GODINEZ	23685	MALLA, SAILAJA
17514	MACIUNAS, KRISTINA ALDONA	14916	MALLOTT, STEPHEN J.
17515	MACKAY, KAREN	22674	MALONE, JANINE CAROLE
15909	MACSAI-KAPLAN, MARIAN SUE	22314	MALONE, PATRICIA JO THOMSON
21435	MADAR, MERCI	10035	MALONE, PAUL FREDERICK
20432	MADDEN, JEFFREY WAYNE	13373	MALONZO, RAUL YU

License	Name	License	Name
19043	MALOOF, ALBERTA JANE	19566	MARTIN, ENOS DANIEL
21085	MALPANI, SANJNA	22675	MARTIN, JR., FRANCIS PAUL
20684	MALPANI, VISHAL BHAGCHAND	12395	MARTIN, JAMES TYRONE
12853	MAMIDI, SATYANARAYANA MURTY	12313	MARTIN, JOYE A.
21542	MANDERS, SCOTT JEFFREY	17968	MARTIN, JULIA ELIZABETH
15911	MANGANO, LINN MARIE	23002	MARTIN, KATHLEEN JUNE
19479	MANGANO, WILLIAM EDWARD	22900	MARTIN, LUKE WELDON
14168	MANI, JOHN HENRY	20898	MARTIN, PETER SHAWN
20167	MANIS, RICHARD BENEDICT	19361	MARTIN, SHELDA ANNE
19516	MANIVANNAN, SHANTHI	19638	MARTINEZ, FREDERICK CARL
20433	MANN, STEPHAN CHARLES BOYD	09637	MARTINO, JOHN DAVID
11282	MANN, THOMAS FORREST	22808	MARU, MEHRETTE MALLEDE
13828	MANNINO, STANLEY CONSTANTINO	22266	MARZOUK, KAMEL MOHAMED ATTEF EL SAYED
23862	MANON, JACINTO IGNACIO	23160	MASCIA, MICHAEL FRANK
21086	MANSFIELD, WILMA ANN	19166	MASIH, RAJAN BAKHSHISH
14169	MANSURI, SHAHEDA YUSUF	20686	MASIH, RAVI B.
23121	MANTHENA, GEETA	22957	MASON, JOHN EDWARD
09636	MANTZ, ERIC PAUL	20434	MASON, TRENT GLEN
14503	MANUEL, ERNESTO CASTRO	19045	MASOOD, SHAHID
22663	MANUEL, MERVIN PUNZALAN	14621	MASSENBERG, JEROME D.
22807	MANZOOR, KAMRAN	22564	MASSEY, USA GAYE
21247	MAOUAD, MICHELE M.	21484	MASSINOPE, DAVID SAMUEL
18952	MAQSOOD, KHALID	16739	MASSOUD, ABDEL-FATAH S. M.
12380	MARAIKAYER, AHMAD MUSTHAFA	14107	MASSOUD, GEORGE MALKI
10231	MARAMBA, LAMBERTO CENDANA	14730	MASSULLO, JR., RALPH E.
11176	MARANO, GARY DAVID	10994	MATA, RUBY NIEVES
23122	MARCHAND, TANIA MARIA SUSAN	20628	MATABAN, ANTONIO ACOSTA-B.
21025	MARCHANT, BETTY LOU	10680	MATADAR, AKBAR GULAMMOHAMED
18375	MARCUCCI, ANTHONY DAVID	23332	MATADEEN-ALI, CHANDRA
23069	MARCUCCI, LISA	15833	MATHENY, II, GARY LANCE
21026	MARCUM, PATTI JO	15731	MATHEW, MATT
19564	MARCUZZI, MARY	09592	MATHEW, THOMAS
23686	MARDIROSIAN, ANITA	10471	MATHIAS, JR., JOHN ALLEN
20477	MARINAKIS, HARRY ARTHUR	08938	MATHIAS, PHILLIP BENJAMIN
20225	MARKEE, MARNIE JO	23596	MATHIEU, CATHERINE LIZETTE
13414	MARKOWITZ, HANK E.	20687	MATHIEU, MICHAEL ERIC
20545	MARKOWITZ, MICHAEL PAUL	12315	MATIN, KHAN M.
18806	MARKS, III, EDWARD ROBERT	17516	MATOS-CRUZ, MARIO
19902	MARONEY, MICHAEL JOSEPH	23887	MATTHEWS, RICHARD HUGH
10957	MAROON, JOSEPH CHARLES	14891	MATULIS, STEVEN ROBERT
14975	MARQUART, CHRISTOPHER LOUIS	14892	MATULIS, WANNETTA SUE CASDORPH
16903	MARR, LAWRENCE BRUCE	16381	MATUSIC, JOSEPH HENRY
19164	MARRA, DANTE ANTHONY	18878	MAVI, SANTPAL SINGH
22956	MARSHALEK, PATRICK JOSEPH	17732	MAXSON, DAVID RUSSELL
10710	MARSHALL, ROBERT JAMES	14778	MAXWELL, BETH ANN
17344	MARSHALL, SANDRA ECHOLS	22268	MAXWELL, DAMIAN RANDOLPH WADE
21671	MARSTELLER, AMY ALBRECHT	21785	MAXWELL, DANIEL D.
14419	MARTENSON, STEPHEN HUDNALL	12848	MAXWELL, LEEMAN PHILLIPS
19856	MARTIN, CHRISTOPHER JOHN	16172	MAXWELL, STEFAN RANDOLPH
22899	MARTIN, DANIEL ALLEN	12711	MAXWELL-YOUNG, MARY CHRISTINE
23001	MARTIN, DAVID EUGENE	21818	MAYER, THOMAS
18268	MARTIN, DIANA JOYCE	17989	MAYLE, MARK DOUGLAS

License	Name	License	Name
18877	MAYMIND, MICHAEL ISAAKOVICH	19480	MCGRAIL, JR, WILLIAM THOMAS
20024	MAYSONET, JESUS MANUEL	19481	MCGRAW, DANIEL JOSEPH
21133	MAZAGRI, RIDA SULEIMAN	20546	MCGUFFIN, AARON MICHAEL
09353	MAZZELLA, VINCENT JAMES	10959	MCINTOSH, EDWARD NOEL
22156	MC FARLAND, JAMES JOSEPH	12366	MCINTOSH, MICHAEL STEPHEN
23688	MCALLISTER, MICHAEL VON	12849	MCINTYRE, WILLIAM JOHN
11943	MCBEE, ALDEN G.	11591	MCJUNKIN, BRITTAIN
23474	MCBEE, JR., WILLIAM CARR	15176	MCJUNKIN, JAMES ENOCH
22895	MCBEE-COOKE, CARRIE LYNN	15204	MCJUNKIN, MARY HAN
21766	MCCAFFREY, FRANCIS MICHAEL	17476	MCKAY, GEORGE LEO
17660	MCCAGH, SEAN LEO	21538	MCKEAND, CHRISTOPHER HAROLD
22269	MCCAIN, JAMES BRYSON	15767	MCKELVEY, MARY ELIZABETH
09882	MCCALL, DAVID	16429	MCKINLEY, NANCY ELLEN
23589	MCCALLISTER, JULIE NICOLE	10981	MCKINNEY, DOUGLAS EDGAR
15559	MCCAMMON, JULIE KATHRYN	21249	MCKINNEY, GERALD
18651	MCCANN, KEVIN SCOTT	21250	MCKINNEY, SHAWN AVRIL
19634	MCCARTER, JOHN CHRISTIAN	18556	MCKNIGHT, JOHN ALLEN
22072	MCCARTHY, RYAN TIMOTHY	08404	MCKOWN, JR., CHARLES HENRY
13064	MCCARTY, SARAH ANN	23439	MCLAUGHLIN, LISA GRACE SWINTON
09252	MCCAULEY, ROGER LEE	18159	MCLAUGHLIN, III, WILLIAM HENRY
23000	MCCAUSLAND, KYLE EDWARD	13066	MCLELLAN, DAVID M.
23690	MCCHESENEY, JASON PAUL	22676	MCLELLAN, SARAH M.
21816	MCCLAIN, JONATHAN WINFIELD	19636	MCLEOD, KYLE BRANDON
20630	MCCLAIN, JOSEPH MICHAEL	12182	MCMILLEN, J. WAYNE
09154	MCCLAIN, MACK IRA	17700	MCMULLIN, CHARLES JACKSON
21941	MCCLELLAN, ELIZABETH ANN	22410	MCMURRY, MELANIE BETH
21436	MCCLELLAN, WILLIAM THOMAS	09253	MCNEER, MICHAEL DENNIS
14073	MCCLUNG, REGINALD JAY	16058	MCNEIL, KENNETH FRANCIS
10170	MCCLURE, DAVID CAMERON	14655	MCQUEEN, ROBERT CLARKSON
12427	MCCOMAS, CARL FREDERICK	20548	MCUNU, ARTHUR N.S.
23334	MCCONNELL, PAUL S.	10653	MCWHORTER, JOHN HENRY
20388	MCCORD, LARRY JAMES	13156	MCWHORTER, RICHARD ELLISON
09638	MCCORMACK, GEORGE GORDON	20479	MEADOWS, III, CHARLES EDWARD
13216	MCCORMICK, CANDACE ADKINS	18097	MEADOWS, MICHAEL LEONARD
14713	MCCORMICK, CHARLES CALVIN	08628	MEADOWS, JR., OWEN CURTIS
13157	MCCORMICK, STEVEN LIN	14414	MEADOWS, PERRY
15907	MCCOWAN, RONALD JEFFREY	21376	MEAGHER, SEAN
19159	MCCOY, LANCE MORGAN	12068	MEANY, MARK EDWARD
19312	MCCOY, ROBERT MATTHEW	23691	MEARA, DANIEL JOSEPH
21536	MCCULLOUGH, CHRISTOPHER SLACK	15912	MEARS, JAMES MICHAEL
15908	MCDONALD, MICHAEL WHITFIELD	23795	MECCA, PATRICIA STELLA
22896	MCDONOUGH, JR., EDWARD BARRY	12904	MEDINA, TEODORO GADI
10273	MCDOWELL, DONALD ENGLAND	23375	MEDROSO, MELANIE ANNE
21087	MCDOWELL, ROBERT WILLIAM	18171	MEGA, JOHN FRANCIS
21767	MCELDOWNEY, ANTHONY JOSEPH	20549	MEGALUDIS, ALEXIS MICHELLE
13878	MCELMURRAY, CHARLES TYNER	15192	MEGHA, NAYANA ROHIT
20758	MCELROY, JOHN JEFFREY	21769	MEHARD, WILLIAM BRIAN
20223	MCFADDEN, DAVID WAYNE	20280	MEHENDRU, RADHIKA
19700	MCFARLANE, ANTHONY ADOLPHUS	20281	MEHENDRU, RAVEEN
21768	MCGARRY, EUGENIA ZACHARIAS	22901	MEHRA, SUWAN BALDEV
22316	MCGINNIS, KEVIN THOMAS	13330	MEHROTRA, SUMILA
23863	MCGOUGH, III, RICHARD LOUIS	13159	MEHROTRA, SUSHIL KUMAR

License	Name	License	Name
20051	MEHTA, NIMISH KUNJ	09639	MICHELS, RONALD CHARLES
23003	MEHTA, PRADIP MANSUKHLAL	21326	MICKUNAS, GREGORY JOSEPH
22317	MEHTA, RAGINI BALKRISHNA	14731	MIDCAP, MATTHEW ELLIOT
16787	MEHTA, RAJESH MOOLJIBHAI	20977	MIELE, VINCENT JOHN
18701	MEHTA, SHAILEN KANJIBHAI	23796	MIER, RICHARD J.
23123	MEISNER, DENNIS JAMES	18657	MIGAILOLO, JOSEPH RAPHAEL
12807	MEJIA, FREDESWINDA	17701	MIHELIC, CHARLES JOSEPH
10566	MEJIA, MARIO CORDOVA	14338	MIKELENS, PETER EDWIN
23597	MEKHAIEL, ESSAM FATHY	17990	MIKOWSKI, MARY CAROLINE
22810	MELDON, STEPHEN WILLIAM	21544	MILAM, KEVIN MITCHELL
10233	MELIA, JOSE MAAVIA	17798	MILAN, EDITA P.
18172	MELLEN, PAUL F.	16265	MILAN, PRIMO PANGYARIHAN
22271	MELOTTI, MICHELLE KAREN	23692	MILES, J. DOUGLAS
21377	MEMON, KHALID U-ZAMAN	22502	MILES, JEAN MARIE
23333	MEMON, REHAN	15193	MILHOAN, STEVAN JEFFREY
19793	MENA, ASHRAF MENA KAMEL	09355	MILIC, MILORAD MILADINA
16264	MENARD, PIERRE RIVIERE CARNOT	14302	MILLER, II, BOBBY ANDERSON
19317	MENDIETA, RICHARD JOSE	19640	MILLER, BOBBY L.
13884	MENDOZA, CIRIACO ADA	18376	MILLER, CHRISTOPHER TODD
18562	MENDOZA, DAVID CATALINO	22318	MILLER, GARY JAMES
16966	MENEZ, EUGENIO ALDEA	09442	MILLER, GARY WAYNE
17047	MENEZ, MARIA ROSARIO	23797	MILLER, JEREMY SCOTT
19116	MENEZES, LAKSHMI	15001	MILLER, JOHN CHARLES
19168	MENEZES, NARESH PETER	23242	MILLER, JOHN FRANKLIN
10057	MENON, KUNNATH P.S.	21864	MILLER, KAREN KAY
23521	MENON, SURESH KUMAR	23335	MILLER, KELLY ANN
23475	MENY, GERALYN M.	19046	MILLER, KENNETH THOMAS
12007	MERCER, WILLIAM CARL	18523	MILLER, MAURICE MONROE
21984	MERENDA, DANIEL JAMES	09687	MILLER, ROBERT FRANCIS
14677	MERIWETHER, DAVID FARBOD	11177	MILLER, RUSSELL ANTHONY
16460	MERIWETHER, WILHELM DELANO	15119	MILLER, SCOTT EDWARD
15750	MERRICK, GREGORY STEPHEN	18744	MILLER, STEPHEN BLAINE
21637	MERRITT, THOMAS BURTON	11324	MILLER, STEVEN CHRISTIAN
19749	MERTZ, HEATHER LEE	13068	MILLER, SUSAN WOLF
14198	MERVA, WILLIAM ANDREW	22319	MILLER, THOMAS BRADLEY
16829	MESBAHI, KAVOOS NOORI	19237	MILLER, THOMAS EDWARD
20780	MESHEL, JACK CHARLES	10472	MILLER, THOMAS STUART
22739	MESHESHA, GIRMA ALEMU	12569	MILLER, TIMOTHY CHARLES
22585	MESKE, ALLEN EDWARD	12485	MILLER, WILLIAM SMITH
08260	METCALF, JR., JOHN WILLIAM	20857	MILLER-CANFIELD, PATRICIA ANN
22740	METRY, MICHAEL NAJEEB	20341	MILLESEN, GWENDOLYN J.
19363	MEURER, DENNIS RAYMOND	12316	MILLIT, HENRY DAVID
14917	MEYERS, DALE MITCHELL	23336	MILLS, JAMES DEAN
17797	MEYERS, GREGORY SCOTT	20229	MILLS, STEVEN CHRISTOPHER
17517	MIAN, FARHAT SHAHBAZ	09883	MILROY, STEPHEN KIRBY
17288	MIAN, MUHAMMAD SHAHBAZ	23060	MILTENBERGER, EDWARD JAMES
23476	MICHAEL, BARBARA MAE	16906	MINNAGH, KATHLEEN M.
22622	MICHAELS, ROBERT M.	23477	MIMS, II, GREGORY SCHUYLER
20227	MICHALSKI, JOHN ALEXANDER	23864	MIMS, III, WILLIAM WALTON
22811	MICHEL, EDUARD	22076	MIN, JOONHONG
22075	MICHELFEIDER, ERIK CHARLES	21485	MINARD, ALEXANDER DAMON
11946	MICHELS, DONALO HASTINGS	21770	MINARDI, JOSEPH JAY

License	Name	License	Name
11596	MINARDI, LAWRENCE MATTHEW	21707	MOINUDDIEN, KHAJA
10830	MIR, SAGHIR UR REHMAN	22815	MOLA, SARA JANN
12913	MIRABILE, CHARLES JOHN	22078	MOLANO, JENNIFER ROSE V.
19860	MIRANDA, AURORA MARCELO	10473	MOLANO, WILFREDO NAVA
22812	MIRANDA, MAX CLAIRE	17346	MOLINA, MANUEL EVENCIO
17048	MIRANDA, SHERRIE NAPIER	21985	MOLINA, JR., RAFAEL EVENCIO
23693	MIRIYALA, KALPANA	18808	MOMEN, JENNIFER JILL
21028	MIRSHAHIDI, HAMID REZA	11941	MOMEN, JOSEPH MARD
09502	MIRZA, ABDUL MAJID	12538	MONCMAN, JEFFREY STEVAN
20550	MIRZA, HUMAYUN	22079	MONDAL, KAMALENDRA NATH
22503	MIRZA, MUHAMMAD AZIM	21708	MONDEREWICZ, KATHLEEN M.
20481	MIRZA, TARIQ	22816	MONG, DAVID ANDREW
15875	MISAILIDIS, DIMITRI	20832	MONGA, MANISH
08945	MISAK, STEVE JOSEPH	21986	MONGOLD, BRADLEY WAYNE
22077	MISENHOLDER, JASON ANDREW	22903	MONGOLD, DEREK SKEET
22504	MISHRA, ANAND DONALD	22413	MONINGI, VENKATA RAMANA
22813	MITCHELL, BARRY MICHAEL	16173	MONROE, STUART ALAN
20482	MITCHELL, BRADFORD KENT	23415	MONSEAU, AARON JOEL
21251	MITCHELL, BRADLEY DAVID	19051	MONSEAU, RONNA MATHIAS
14265	MITCHELL, CLYDE PAUL	19052	MONSEAU, VINCENT EDWARD
19401	MITCHELL, HELEN MARR	22321	MONTECALVO, RAYMOND MICHAEL
21706	MITCHELL, JOHN MARVIN	19926	MONTEJO, JULIA LYNN
23478	MITCHELL, KENNETH BRUCE	21771	MONTELEONE, JR., GAETANO P.
21327	MITCHELL, SCOTT WESTON	19240	MONTGOMERY, EMILY ANNE PARKER
18297	MITCHELL, WILLIAM CLIFFORD	22624	MONTJOY, CAROL ANN
06956	MITCHELL-BATEMAN, MILDRED	20483	MONU, JOHNNY UZOMA VALMON
22677	MITIAS, ABRAHAM SPIRO	18658	MOODISPAW, PAUL FRANKLIN
19239	MITTER, AJAY	22211	MOODY, LAURA OSBORN
13777	MIZE, MARILYN SUZANNE	23798	MOOLTEN, DAVID NADAL
21438	MOAD, JOHN CARROLL	22567	MOON, DAVID MYUNGKEE
18563	MOBAYEN, MIR MOHAMAD	15407	MOORE, CHARLES ANDREW
15836	MODI, HEMANT CHANDULAL	13276	MOORE, DONALD HALSTEAD
19795	MODI, JIGNESH JASHAWANT	15837	MOORE, IVA ELAINE
21867	MODI, NAVITA	23799	MOORE, KRISTEN NICOLE
11178	MODI, SHAKUNTALA	21546	MOORE, LEROY C.
08171	MODIE, JR., PAUL GREGORY	15751	MOORE, RENEE SAGGIO
09083	MODLIN, ROBERT KENT	19241	MOORE, STEPHANY KAY
13069	MODY, JAYSHRI MUKUND	22568	MOOREHEAD, BENJAMIN DAVID
21486	MOERSCHÉL, SARAH KATHERINE	11179	MORABITO, ROCCO ANTHONY
19570	MOFFETT, KATHRYN S.	22958	MORABITO, JR., ROCCO ANTHONY
22902	MOGRI, IDREES ABDUL QADIR	08344	MORALES, ALFONSO
23414	MOHAMED, MAHMOUD A.	22569	MORAN, JR., EDWARD JOHN
21135	MOHAMMADI, FARZANEH	15408	MORAN, III, ROBERT EMMET
22158	MOHAMMADI, SOHEYLA	10092	MOREHEAD, MICHAEL AUGUSTUS
18400	MOHAN, PETAJAH	14373	MORELAND, GREGORY MARK
18401	MOHAN, SARASWATHI	22159	MORELAND, JASON ALLEN
21380	MOHAREB, MOHEB MILAD AGAIBI	22904	MORENO, MARIA RAPHAEL
21381	MOHAREB, MONA MILAD	15143	MORGAN, BRETON LEE
17618	MOHIUDDIN, MASOOD	11119	MORGAN, CHARLES STEPHEN
10996	MOHIUDDIN, MOHAMMED MUDDASSIR	15269	MORGAN, CRAIG MICHAEL
19882	MOHLER, STEVEN LLOYD	11180	MORGAN, DAVID MICHAEL
22814	MOHTASHAM, LIDA	07616	MORGAN, DAVID ZACKQUILL

License	Name	License	Name
17348	MORGAN, III, JAMES HANLY	23337	MULLETT, DAVID STEWART
23498	MORGAN, JAMES PATRICK	09959	MULLETT, MARTHA DILLEY
16307	MORGAN, JOHN DOYLE	23480	MULLETT, TIMOTHY WILLIAM
20689	MORGENSTERN, KENNETH E.	23697	MULLIN, III, RICHARD PATRICK
21819	MORIN, GARRISON VASILE	22570	MULLINS, BANDY BILL
12488	MORISE, ANTHONY P.	19244	MULLINS, DAVID ARTHUR
21439	MORISSETTY, SATYASAGAR	11394	MULLINS, NORMA JEAN
23800	MORISHIGE, MARK	11598	MULPURU, SREE KRISHNA
19751	MORITZ, DENNIS M.	20631	MULTANI, JASBIR KAUR
18377	MORRIS, IRA ALAN	13726	MUNN, NANCY JO
22322	MORRIS, JOHN LEONARD	11599	MUNOZ, OSCAR F.
12716	MORRIS, SAMUEL DAVID	12617	MUNOZ-POSADA, EMMANUEL
19945	MORRIS, STANLEY THOMAS	15270	MUNRO, THOMAS WAYNE
22817	MORRISON, KATHERINE MICHELLE	21382	MUNTASSER, SIHAM
23006	MORRISON, KRISTIAN MATTHEW	23125	MUNYIKWA, ELIAH
22323	MORRISON, SERENA ANN	23126	MURPHREE, SIDNEY STUART
22959	MORTON, II, JOHN BLAIR	22571	MURPHY, BETTINA ANN
12317	MOSBERG, STEPHEN R.	15271	MURPHY, JONATHAN BRUCE
18809	MOSES, GREGORY JEROME	16268	MURRAY, FRANCES BLAKE
19364	MOSES, MELIN JONATHAN	12382	MURRAY, PHILLIP J.
13994	MOSES, MICHAEL SOLOMON	16743	MURTHY, COIMBATORE P. ANANDHI
23479	MOSIER, STEPHEN KIMBERLY	17351	MURTHY, KRIS GAN
21710	MOSMAN, DAVID ALEXANDER	16789	MURTHY, NARAYAN BUDDHA
13651	MOSS, ALVIN HOWARD	18176	MURTHY, SRINIVAS HOSKOTE
23124	MOSS, JR, JOHN EDWARD	15463	MURTY, INDUBALA MULLA
23061	MOSS, ROY LAURENCE	23523	MURTY, PREEETHI VISHNU
11430	MOSSAHEBI, ABDOLSAMAD	12331	MURTY, RAMANA M.
13308	MOSSALLATI, SAAD	23127	MUSKWE, TINOF A OZIAS
20833	MOUCHIZADEH, JOSEPH	07975	MUSSELMAN, LAURENCE KETLER
09503	MOUHLAS, GUS JOHN	23698	MUSSON, ROBERT ARTHUR
12635	MOUNTBATTEN-WINDSOR, HEDY J.K.	23245	MUSTAFA, MUHAMMAD RAZA
23694	MOUSA, ALBEIR	18659	MUSUNURI, MAHESHWAR RAO
23243	MOUSA, LUAY	23598	MUTH, DIANE MARIE
22414	MOUSATTAT, ALAA	21489	MUTO, DEIDRA FAWN
23244	MOUSATTAT, YOUNNA	21190	MUTO, FRANK ALLAN
16432	MOUSHMOUSH, BASSAM	17733	MUZAFFER, RAHMET
23801	MOVASSAGHI, BABAK	23128	MUZZONIGRO, THOMAS STEPHEN
18881	MOWE, DEBORAH ANN	11769	MYERBERG, DAVID ZELL
22324	MOZAFFARI, FARID	23689	MYEROWITZ, RICHARD LOUIS
23522	MUAWWAD, RAFIK D.	13867	MYERS, MARK ALAN
21547	MUDRY, JR., RONALD ALAN	19171	MYERS, TODD RICHARD
23695	MUEHL, VALDELINE IRMA	20704	MYNES, MICHAEL SCOTT
18528	MUELLER, CYNTHIA JANE	22212	MYRMOE, ARLIN MONROE
18443	MUELLER, KARL JOSEPH	21924	MYUNG, YOON MO
10961	MUFSON, MAURICE ALBERT	23741	NAAR, ERICK MARCEL
11880	MUKKAMALA, PRASADARAO B.	23884	NADLER, CHAD JEREMY
10305	MULDONG, BEN DAVID	22160	NAEEM, MOHTASHIM
23696	MULDOON, MARY ELIZABETH	20083	NAEGELE, JAY THOMAS
15484	MULL, RICHARD THEODORE	17050	NAEGELE, SCOTT ALAN
10831	MULLEN, JOHN OWEN	23865	NAGAI AH, GOVARDHANAN
19169	MULLEN, LISA ANN	21639	NAGARAJAN, ARUN
19864	MULLETT, CHARLES JACOB	23246	NAGRA, PARVEEN KAUR

License	Name	License	Name
22505	NAHATA, AMIT KUMAR	13568	NEELY, JEFFREY LYNN
20978	NAHLA, ADNAN M.	22678	NEELY, TRAVIS ROBERT
20690	NAIM, ANTOINE ALBERTO	22591	NEGINHAL, VIVEKANAND SHANKAR
22929	NAIR, AMBIKA KUMARI	13937	NEIBERG, HOWARD
17444	NAIR, DILIP	12206	NEIS, THOMAS RAY
17400	NAIR, LAURIE BENNETT	12245	NEITCH, SHIRLEY MAE
23247	NAIRN, JOHN PATRICK	15554	NELLHAUS, KURT MYRON
23248	NAKHL, FADI E.	15734	NELMS, TIMOTHY D.
10408	NALLY, DAVID MICHAEL	22626	NELSON, EARL LYNN
11770	NAMAY, DAVID LEE	23802	NELSON, ELIZABETH THOMPSON
12432	NAMAY, KEVAN A.	23524	NELSON, ERIK NELS
21989	NANCE, CHRISTOPHER SCOTT	15120	NELSON, KELLY RAPHAEL
21329	NANDA, SHARMILA HARIKRISHNAN	23803	NELSON, MATTHEW KOMA
20551	NANDA, SHRI RAJESH	16176	NELSON, TIMOTHY WILLIAM
18745	NANDRA, CHARN SINGH	23701	NEPAL, MANOJ
22960	NANJUNDAPPA, ARAVINDA	09226	NERHOOD, ROBERT CLARKE
19172	NANNERS, KENNETH CHARLES	11431	NERI, JR., FLORENCIO PASCUAL
09884	NARANJO, CARLOS ALBERTO	12102	NERZ, PAUL MICHAEL
18444	NARASIMHAN, SRINIVASAN	17801	NEVILLE, JR., JOHN WALLACE
20339	NARAYAN, SHESHA SHAMANNA	14732	NEWBROUGH, MARK ALLEN
23249	NARLA, HARITHA	14622	NEWBY, JOHN GREGORY
19485	NASHED, MAZEN	16695	NEWFELD, MARK LEE
21252	NASHED, TRISHA BANSAL	15555	NEWLAND, DENNIS EUGENE
21191	NASHER-ALNEAM, MUHAMMED SAMER	18885	NEWMAN, JONATHAN GABRIEL
21383	NASIR, AMANA N.	14034	NEWMARK, HOWARD
18938	NASSAR, SAM JAMAL	20691	NG, HONG-KIN
18249	NASSAR, SOHA CHIKH	21137	NGANGA, JACKSON MAINA
23062	NASUTI, JOSEPH FLORIANO	23804	NGUYEN, ANNA OANH
22213	NATALI, DAVID GEORGE	22415	NGUYEN, CHIEU DINH
18884	NATARAJ, PRASAD MADHURE	23805	NGUYEN, JOHN
20124	NATH, PRAMATH	23129	NGUYEN, JOHN DUC
23700	NATH, SANJOY KUMAR	21138	NGUYEN, KIM NGA
20899	NATHANSON, STEVEN HARRY	18178	NGUYEN, THUAN-PHUONG
12323	NAU, KONRAD CHARLES	23339	NGUYEN, TUAN CAO
08707	NAUM, JR., GEORGE PHILLIP	15915	NGUYEN, TJAN GREGORY
18939	NAUMANN, WALTER KARL	21640	NICELL, DONALD THOMAS
16175	NAVADA, SHIVSHANKAR UCHILA	20979	NICHOLAS, JANE ELIZABETH
21868	NAVALGUND, BRINDA KULKARNI	21641	NICHOLS, AMANDA DIANE
21330	NAVALGUND, YESHVANT ASHOK	09135	NICHOLS, CARL EDWIN
11288	NAVARRO, ARSENIO PONCE	21642	NICHOLS, GARY ALLEN
11808	NAVARRO, ELEANOR N.	23702	NICHOLS, GUY EDDY
11708	NAVARRO, MARIA LUNA TAN	22214	NICHOLS, NANCY LYNN
18940	NAYAK, NARESH KUMAR	19053	NICHOLS, PHILLIP TODD
13335	NAZER, HUSAM M.	17216	NIELD, LINDA SUSAN CATUOGNO
23338	NAZIM, MUHAMMAD HARIS	18747	NIELSEN, MELISSA MATTHEWS
22080	NEAL, BIJAL PATEL	12719	NIESS, DENNIS RICHARD
12324	NEAL, MICKEY JON	21713	NILLAS, MICHAEL SUMAYLO
10235	NEAL, WILLIAM ALBERT	15916	NINE, BRADLEY ALLEN
21712	NEASE, DARREN BLAINE	11289	NIZAMI, KAMAL AHMAD
16598	NEASE, SARAH MOORE	21990	NNACHI, OKPANI MARTIN
15230	NEASE, VICTOR FERRIS	18510	NNADIKE, JOSEPH OBIAJULU
13779	NEELY, ELIZABETH JOHNSON	19703	NOBLETTI, JOHN B.

License	Name	License	Name
11237	NOBLE, WILLIAM ELLSWORTH	20085	OKLEH, AKRAM
11182	NOBLE, II, WILLIAM LEE	23341	OKOH, JAMES IKEMEFUNA
19111	NOLAN, MARK WARREN	23599	OLAJIDE, ADENRELE ADEDEJI
18179	NOLAN, SEAN	23600	OLAJIDE, OMOLOLA BOLAJI
23340	NOON, SAJMA NAZLI	23703	OLASUNKANMI, TOLUOPE MATHIAS
22358	NOORANI, PYAR AUJ	22680	OLEKSA, III, JAMES STEPHEN
22628	NORCONK, JR., JAMES JOSEPH	13570	OLEY, GRETCHEN ELAINE
18566	NORMAN, ROBIN MARIE	19175	OLJASHIRAZI, ALI
09786	NORONHA, JOSEPH ANTHONY HILARION	23250	OLIVER, JR., GARY W.
08824	NORRIS, JOSEPH PETER	13925	OLIVER, JR., ROSS SAMUEL
21773	NORTON, AMY BETH	22630	OLIVERIO, BROCK JOSEPH
21253	NORTON, NANCY BEDIENT	23251	OLIVERIO, MATTHEW AARON
23130	NOUREDDINE, NIZAR DARWICHE	22930	OLIVIER, ALBERT FRANCOIS
23499	NOVOTNY, STEVEN RICHARD	13331	OLMSTED, CHARLES MORGAN
12390	NUCUM, MAGDALENO SIMBOL	23806	OLNESS, ERIK JOHN
08429	NUGENT, GEORGE ROBERT	11032	OLSON, ARTHUR WESLEY
22905	NULPH, LAURA LEA	15333	OLSON, DANA OTMAR
19405	NUNLEY, MARK ANDREW	19867	OLSON, GABRIELLA BLYLER
16744	NUNLEY, MICHAEL GRAY	14227	O'MALLEY, GREGG MICHAEL
22818	NUSAIR, AHMAD RAKAD	23704	OMAR, MOANIS MOHAMED
17638	NUSS, MICHELLE ANN	12189	OMAR, MOHAMMED WARDAK
16655	NUTT, MITCHELL ERIC	17107	OMAR, RAWHI ABDEL-RAHMAN
19054	NUTTER, STEPHEN BRYAN	22506	ONDER, ALI MIRZA
23007	NWACHUKWU, IKENNA ANTHONY	23252	ONDER, SONGUL
18104	NWAJEI, EMMANUEL EZENWANI	15840	O'NEAL, JAMES FRANKLIN
19752	OAKES, II, RICHARD EDSEL	17664	ONESTINGHEL, III, JOHN VINCENT
08723	OAKES, SALLY LUE REGGEL	12958	ONG, LUCENA LIM
18886	OAKLEY, GERARD JOSEPH	20634	ONGLATCO, JOHN DYBUNPIN
10835	OAKLEY, MAURICE J.	23253	ONWERE, JOYCE LINDA
18180	OAR, PAUL ARTHUR	19868	OPYOKE, JOHN PARRISH
22629	OATES, JR., GARY EDWARD	14211	ORENCIA, RODOLFO T.
21714	OBALANLEGE, ADENIYI MONZOOR	09886	ORPHANOS, GEORGE J.
17802	OBLEADA, CLARITA NANCA	22507	ORPHANOS, JOHN RUSSELL
16745	OBLEADA, LYDIA	11603	ORR, RICHARD ANDREW
21548	OBLINGER, MICHAEL JOHN	11183	ORR, JR., WILLIAM WOOD
09446	O'BRIEN, JR., RICHARD JOSEPH	21193	ORTEGA, ROBERT
09313	OCAMPO, LUIS HORACIO	11386	ORVIK, BENNETT DUANE
20834	O'CONNOR, SARA EUBANK	16034	OSCHWALD, CHARLES JOSEPH
22906	O'CONNOR, THOMAS PATRICK	20892	O'SHEA, HEATHER ANN
20286	O'DONNELL, PHILIP JOHN	23705	OSMAN, SALMAN SALAHUDDIN
10631	O'FARRELL, KATHLEEN ANNE	11184	OSTROW, LAWRENCE DAVID
16967	OFIR, EREZ ABRAHAM	22592	OTELLIN, ALEXANDER VLADIMIROVICH
18887	OGERSHOK, PAUL RICHARD	15411	OTHMAN, JAWDAT (JOE) OMAR
22161	OGLESBY, ANGELA DENISE	16853	OTRUBA, ZDENEK
21549	OH, EUGENE	17217	OTTO, MARILYN MARJORIE
22081	OH, MICHAEL YANG-HOON	17934	OVERMILLER, CARL LEE
15178	O'HANLON, KATHLEEN MARIE	16893	OWENS, MICHAEL J.
20588	O'HARA, BRENDAN LINUS	20288	OWUNNA, ANTHONY UCHE
22162	OHMAN, MARIA VIKTORIA	22083	OXLEY, KEVIN SCOTT
18481	OKASINSKI, ROBERT EDWARD	20086	OXLEY, KIMBERLY ANN
13072	O'KEEFE, JOANN AUDIA	09397	OYCO, JOSE LANDICHO
10998	O'KEEFE, MICHAEL VINCENT	15431	OZTURK, AHMET HUSAMETTIN

License	Name	License	Name
23866	OZUMBA, OLUCHI CHIDOZIE	22084	PARRAVANI, ANTHONY JOSEPH
09960	PACIS, FLORA FLORES	15673	PARSI, ROUZBEH KAMKAR
20127	PACK, MARK STEPHEN	18342	PARSONS, DEBRA LYNN
23885	PACKER, ALLAN DEAN	23706	PARSONS, JEREMY CLERVEN
18182	PACKO, DAVID CHARLES	19645	PARSONS, MICHAEL JOHN
23009	PACOS, ANDREW MICHAEL	10238	PARSONS, JR., NOLAN CHARLES
23343	PADGETT, DIANA MARIE	22574	PARTIN, JESSICA FREEMAN
21384	PADGETT, SHANIS ANAY	12073	PARTOVI, MAHMOOD
14435	PADMANABAN, RAMANATHAN	22085	PARVEEN, RUBY JAMAL
21139	PADRO, SILVINA BEATRIZ	21029	PARVIZ, SHEIKH SHEHZAD
13309	PAINÉ, JR., ALBERT JAMES	10041	PASCASIO, SR., PORFIRIO R.
20635	PAINÉ, WARD JACKSON	22509	PASQUALE, JULIA LYNN
11772	PAJARILLO, LEO P.	20391	PATEL, AJAY TRIBHOVANBHAI
23254	PAJEAU, MARK ELLIOT	18144	PATEL, ANEEL NATHOOBHAI
20836	PALADE, ADRIANA ELENA	14147	PATEL, ANIL J.
08794	PALKOT, JOHN SYLVESTER	18661	PATEL, BHARAT GOVINDBHAI
19248	PALLIE, ERIKA ANNE	13016	PATEL, CHAGANLAL N.
17995	PALMER, JR., HUGH CARLTON	22328	PATEL, DILIP BABUBHAI
11847	PALMER, JAN ELWIN	18566	PATEL, DILIP CHHAGANLAL
09021	PALMER, LOUIS CARROLL	13417	PATEL, GOVINDBHAI MAFATLAL
20693	PALMER, RUSSEL SETH	17484	PATEL, JANAK RAMAN
21492	PALUMBO, JESSICA ANNE	23887	PATEL, KAMAL B.
17734	PAMFILIS, STANLEY MANUEL	20783	PATEL, KAMALESH PURUSHOTTAM
21331	PANCHAL, MAHENDRA JAGJIVANDAS	17053	PATEL, KIRAN RANCHHODBHAI
16178	PANGER, MICHAEL RAYMOND	20636	PATEL, KUMAR RAMANBHAI
18041	PANGILINAN, REY TORRES	18983	PATEL, LEELA KIRAN
23255	PANICO, FREDERICK GENNARO	20900	PATEL, LEERA NARENDRA
19249	PANTELIDIS, ANASTASIOS G.	10840	PATEL, MAHENDRAKUMAR M.
21925	PANTELIDIS, PETER GEORGE	16181	PATEL, MAHESH BABULAL
15842	PANUCCI, DEBRA JEAN	15274	PATEL, MANUBHAI NAGJIBHAI
17561	PANWAR, NARPAT SINGH	19985	PATEL, NAINESH MANIBHAI
17665	PAPADIMITRIOU, LEIGH ANNE	10633	PATEL, NARENDRAKUMAR MANIBHAI
16790	PAPADIMITRIOU, PAUL BASIL	21992	PATEL, PARTHSARTHI RAMESHCHANDRA
08646	PAPADIMITRIOU, BASIL PAUL	20555	PATEL, PRAKASH NANUBHAI
23256	PAPIEZ, JOSEPH S.	18490	PATEL, PRAKASHCHANDRA MAGANBHAI
21440	PAPPAS, JOHN NICKOLAS	23417	PATEL, PRATUL MAHENDRA
10565	PARDASANI, GOPAL MANUMAL	10239	PATEL, PRAVINCHANDRA ISHWARBHAI
13890	PARIHAR, HARDEV SINGH	21927	PATEL, RAJESH VITTHAL
21926	PARIKH, MANISH K.	10634	PATEL, ROHINIBEN NARENDRA
18183	PARIKSHAK, NARENDRA DURLABHDEV	18834	PATEL, SHAILESH DAHYABHAI
17219	PARK, CHAN DONG	20661	PATEL, SHEILA SACHIN
17220	PARK, JANE CLAIRE GERKE	23886	PATEL, SUSANJ SHANTU
20837	PARK, KWANG-SOO	19058	PATEL, VISHNU ATMARAM
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
16856	PARKER, KENNETH JOHN	20694	PATNAIK, ASHOK KUMAR
11657	PARKIN, ELIZABETH STARR	10841	PATNAIK, DHIRENDRANATH
11291	PARMAR, CHRISTOBEL PAMELA	18889	PATRICK, EDWARD ALFRED
14552	PARMAR, VINOD BACHUBHAI	23807	PATRICK, JOHN DAVID
22508	PARMER, SHANE SCOTT	16544	PATRICOSKI, CHRISTOPHER THOMAS

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20087	PATRIZI, JR., JAMES DONALD	15216	PERUMAL, KANDASAMYCHETTY
23707	PATTEN, WILLIAM DOUGLAS	11806	PERVAJZ, NAEEM
21883	PATTERSON, CAROL LYNN	21774	PESSA, JOEL EDWARD
15917	PATTERSON, KENNETH THOMAS	21333	PETCHER, RONALD CRAIG
14990	PATTERSON, RICHARD GALE	19753	PETERSEN, JON F.
23601	PATTON, CHRISTINE MAE	13832	PETERSEN, JOSEPH MICHAEL
18950	PATTON, DAVID JAMISON	22536	PETERSON, KENT WRIGHT
11359	PATTON, ROSS MELVIN	15474	PETERSON, PHILLIP ALLEN
23708	PAUL, ARUNAVA	14044	PETERSON, RANDALL WATSON
23132	PAUL, DINA ELEN!	19060	PETERSON, RICHARD BOYD
22632	PAUL, MARC HOWARD	13576	PETRANY, STEPHEN MICHAEL
23065	PAUL, STEPHAN ROBERT	22511	PETRAS, ROBERT EDWARD
21928	PAULSEN, SEAN DAVID	18464	PETRI, BENITA MARIE
16572	PAULSON, DEBRA JO	22633	PETRI, JUSTIN DANIEL
18751	PAVLOVICH, JR., LUCAS JOHN	22439	PETRIDOU, SEVASTIANI
19797	PAWAR, GAURI VIKRAM	09759	PETROLA, FRANK LEWIS
23010	PAWAR, SURENDRA VASANTRAO	21551	PETROVICH, LINDA MICHELLE
11856	PAYMAN, BAHMAN	12171	PETSONK, EDWARD LEOPOLD
22744	PAYNE, BRYAN RANKIN	15412	PETTIT, II, JAMES JARRETT
23832	PAYNE, CHRISTOPHER SCOTT	20637	PETTIT, JR., WILLIAM FRANCIS
23011	PAYNE, MARY SAY	22745	PETTRONE, KRISTEN AIMEE
12960	PAYNE, RITA K	17521	PETTY, GARY JOE
12074	PAYNE, WILLIAM NEIL	22682	PETTY, GRANT DOUGLAS
19871	PEAKE, SHARON PARKS	23258	PEVZNER, MILLIE
22330	PEARCE-SMITH, BEVERLY ANN	22332	PEYKANU, JAMES ARASH
10963	PEARCY, THOMPSON EMBLETON	09084	PFISTER, ALFRED KARL
14897	PEARSE, JON RICHARD	20556	PFIMMER, WAYNE JOSEPH
18562	PEARSON, AMY BETH	12519	PHADE, VIJAYKUMAR R.
11062	PEARSON, RICHARD JOHN C.	13378	PHAM, BICH NGOC
20152	PEARSON, JR., RONALD B. V.	22163	PHAM, THANH-HA THI
23481	PEARSON, WILLIAM FRANCIS	23710	PHAN, PETER MINH
20902	PELLEGRINO, BETHANY SUE	21259	PHARES, ROBERT WILLIAM
20838	PELLEGRINO, RONALD JAMES	23133	PHELPS, KELLY DAWN
20393	PENBERTHY, DAVID ROWLEY	23602	PHENCO, JULIE ANN H.
22272	PENDARVIS, RANIE WILLIAM	15519	PHILLIPS, DANNY MICHAEL
18184	PENDLETON, ANDREW LEROY	18984	PHILLIPS, DAVID A.
16694	PENNINGTON, BRUCE LESTER	12855	PHILLIPS, JOAN MARIE
23344	PENNINGTON, NORMAN E.	20557	PHILLIPS, JOHN ROBERT
21786	PENNINGTON, TRACEY ODETA	19277	PHILLIPS, PAMELA MARTIN
17357	PENUGONDA, BAPANIAH	23525	PHILLIPS, USHA KUMARI
23257	PERALTA SOLER, ALEJANDRO	22087	PHOENIX, BRADLEY CLAIR
15614	PERDONCIN, ROBERT MARIO	22088	PHOENIX, VIDYA PRADHAN
22331	PEREZ, MIRIAM KATERINE	20144	PHOTIADIS, JAMES
20903	PEREZ, ROBERT EGUARAS	12076	PIATT, DONALD ROY
17709	PEREZ-RIVERA, EFRAIN	09937	PICCIRILLO, RICHARD ELLIOT
22575	PERGAMI, PAOLA	21717	PICKARD, JULIA PATRICIA
16062	PERKINS, KATHALEEN C.	23066	PICKHOLTZ, PAUL SANFORD
15735	PERRONE, VICTOR THOMAS	22513	PIEDIMONTE, GIOVANNI
22086	PERROTTA, PETER LOUIS	14657	PIEKAREK, GARY MARTIN
23709	PERSHING, JOHN JOSEPH	10635	PIERSON, JR., BRUCE HAROLD
17359	PERSILY, ERIC MATTHEW	22216	PIERSON, JOHN PATRICK
21332	PERSON, RICHARD ERNEST	23093	PIKLER, GEORGE M.

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14306	PILLAI, LAKSHMIKUMAR	12906	PORTER, DAVID LEE
18968	PILNEY, JEFFRY JOSEPH	23134	PORTER, ROBERT CHARLES
12264	PINGA, EMELITO RUSTE	09191	PORTILLO, AUGUSTO
18447	PINKNEY, KERRIE ANN	13580	PORTUGAL, SALVADOR COPAS
14709	PINO, EDUARDO	18531	POSIN, SHAWN LEE
16659	PINO, ISABEL MARIA	15413	POSKITT, THOMAS RICHARD
19273	PINSON, CYNTHIA ZHAO	15233	POST, WILLIAM RICHARD
21494	PIPPIN, WILLIAM DOYLE	16545	POTNIS, ASHA VISHWANATH
09545	PIRACHA, ABDUL RASHID	23345	POTOKA, DOUGLAS ANDREW
22514	PISCH, JULIANNA	07321	POTTERFIELD, THOMAS GARLAND
13927	PITSENBARGER, KELLY MCCOY	22089	POULOS, EVANGELOS GEORGE
16867	PITTALUGA, JUAN MANUEL	22683	POULTON, THOMAS JON
23259	PITZER, KEITH DWAYNE	14380	POWDERLY, BRIAN
11437	PIZARRO, CESAR DEL ROSARIO	12798	POWDERLY, FINBAR GERARD
11438	PIZARRO, EVANGELINE CARANDANG	16746	POWELL, MELISSA ANN
22634	PIZON, ANTHONY FRANCIS	15013	POWELL, STEPHEN RANDALL
21718	PLANTS, BRIAN ALLEN	21720	POWER, THOMAS PATRICK
13802	PLATA, MILTON JULIO	09826	POWER, YOUNGER LOVELACE
19489	PLATENBERG, ROBERT CRAIG	16063	POWERS, DANIEL
08826	PLYBON, BENJAMIN LEE	18410	POWERS, ELIZABETH SUSAN
23867	PODDAR, VISHAL ANAND	11240	POWERS, ROXANN LUCINDA
22635	POIRIER, LEONARD SCOTT	21141	POZZA, CHRISTOPHER HUGH
23868	POKHARNA, RENU KISHOR	19872	PRABHAKAR, BALAKRISHNA RAJARAM
11955	POLACK, EDWARD PHILLIPS	19367	PRABHAKAR, GANGA
13579	POLAK, MARK JOSEPH	17221	PRACHUN, PAUL
22576	POLANCO, LISBETTE	12503	PRADO-ESTEFANI, ZENAIDA P.
11186	POLAND, THOMAS WATSON	15363	PRAGANI, BABULAL
17433	POLAVARAPU, PADMAJA PAM	10173	PRAMANIK, ARUN KUMAR
21260	POLICANO, BRIAN CHRISTOPHER	21441	PRASAD, SOUMYA
11439	POLICARPIO, DIONISIO ENRIQUEZ	18187	PRASHER, SANJAY
22908	POLING, MARK ALAN	10411	PRENTICE, PETER SARTELL
17362	POLLACK, JAMES ALBERT	10242	PRESCOTT, GORDON FREEMAN
17486	POLLARD, ROBERT EMMET	16111	PRESCOTT, JOHN EDWARD
13281	POLLARD, SCOTT ELUOTT	23712	PRESLEY, MICHAEL WILLIAM
15629	POLLARD, STEPHEN WATSON	23869	PREST, ADEBOWALE
18185	POLLOCK, BURTON H.	21554	PRESTON, MARK PAUL
16184	POLLOCK, FREDERIC HARRY	11328	PREVILL, KATHLEEN VINCENT
20089	POLLOCK, JONDAVID	20363	PRICE, KENNETH OWEN
10359	POLO, OTILIA ANA TERESA	23603	PRICE, SARAH KATHERINE
19548	POMERANZ, STEPHEN JORY	06999	PRICKETT, DAVID CLINTON
18186	POMPILIO, KENNETH JOHN	15311	PRIDDY, JEFFREY GLENN
10241	PONCE, FRANCISCO DELEON	19575	PRIDDY, MYRA DENISE
20436	PONIEMAN, DIEGO ANDRES	10307	PRIETO, ALFREDO
14659	PONS-BLAM, ROGER KARL	09724	PRIETO, JORGE ENRIQUE
23711	PONUJOTI, SHASHANK	22819	PRIGOZEN, JASON MICHAEL
12961	POOLOS, STEPHEN PATRICK	22515	PRIOR, MICHAEL I.
09159	POPE, HERBERT LEE	21443	PROLER, MEYER LEON
13282	POPE, MARY ANNE	19369	PROMERSBERGER, MARK EDWARD
13731	POPE, JR., THOMAS LEE	21871	PROSE, THOMAS MARK
21553	POPOVICH, TEPPE	22516	PROSTKO, EDWARD RICHARD
18252	POPOVICI, IOANA ANDREIA	22435	PROUTY, TYLER JAMES
12856	PORRES-CALDERON, EDWIN RAMON	22333	PROVANCE, AARON JOSEPH

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18188	PRUDHOMME, BONHOMME JOSEPH	12520	RAHBAR, AHMAD
14183	PRUDICH, DANIEL BRENT	22823	RAHBAR, RODEEN
07537	PRUETT, CHARLES DANNY	18191	RAHIM, MUSTAFA
21722	PRYPUTNIEWICZ, DAVID MATTHEW	11608	RAHIMAN, ALI
13170	PRZYBYSZ, THOMAS MICHAEL	13732	RAHMAN, ASIF
14479	PTACEK, MARK JOHN	21820	RAHMAN, MICHAEL PETER
18343	PUESAN, MIRNA AURORA	20233	RAHMAN, MOHAMMAD PERVAIZ
14150	PUGH, BASIL LESTER	17438	RAHMAN, MUHAMMAD MOHSIN
10308	PUJARI, BHASKER RAO	21335	RAHMAN, MUHAMMAD MUJIBUR
10371	PULIDO, JR., FRED TAGUBA	23419	RAHMAN, RUBAYAT NAILA
23870	PULTZER, DONALD RICHARD	23135	RAI, ALJA ANSAAR
08981	PULLIAM, ROBERT PARKER	20739	RAI, ANSAAR TARIQ
13582	PULLINS, DENNIS IVAN	18467	RAINEY, DAVID MARK
20737	PUMPHREY, JENNIFER ANNE BARKER	21335	RAJA, PREMKUMAR
18189	PURANIK, PRAKASH RAGHUNATH	10514	RAJA, S. DESINGU
18190	PURANIK, VIDYA PRAKASH	23288	RAJAH, SUGANTHI VARATHA
23287	PURCELL, DAVE MARTIN	18310	RAJAKUMAR, KUMARAVEL
19873	PUREWAL, AMAN SINGH	10114	RAJAN, DORAI T.
19951	PUREWAL, GUNEET CHAHAL	10912	RAJARAMAN, SRINIVASAN
11039	PUREWAL, GURDEV SINGH	11338	RAJARATNAM, ARUNTHATHIE
21993	PUREWAL, NAVDEEP SINGH	22165	RAJASHEKAR, KALPANA
11659	PUROHIT, NILKHANDH B.	20559	RAJJOUR, SALAM
10910	PUZZUOLI, GINA MICHELLE	23808	RAJU, LEELA VADREU
22821	QASSEM, ZAHER	11294	RAJU, VADREU KAMA
12143	QAZI, NAEEM AKHTAR	09547	RALLOS, ENRICO VIRTUCIO
18891	QUADRI, SYED FIAZ	23348	RALSTEN, CATHERINE HAYNES
17667	QUARANTILLO, III, EDWARD PAUL	08878	RALSTEN, JOHN NEVILLE
17621	QUARANTILLO, PAMELA LARGENT	22962	RALSTON, THOMAS MICHAEL
20538	QUE, CHRIS CLINTON TAN	16660	RAMADAN, HASSAN HUSNI
23604	QUE, XINGYI	23744	RAMAKRISHNAN, KARTHIK
22217	QUIGLEY, BRIAN PATRICK	11817	RAMAPRASAD, SUDHA
18333	QURESHI, ABDUL SATTAR	20292	RAMAS, MERCEDES E.
21142	QURESHI, AZEEM ABDUL	20091	RAMBERG, JULIA ELISABETH
20639	QURESHI, FARAZ	18988	RAMCHARAN, THIAGARAJAN
23546	RABAA, EHAB	17815	RAMESH, H. S.
09961	RABANAL, ARISTOTLE ALCABEDAS	21872	RAMIREZ, JORGE ALBERTO
23260	RABETS, JOHN CHARLES	10104	RAMIREZ, LA CONMEMORACION A.
23347	RABINOWITZ, STUART A.	10717	RAMIREZ, ROLANDO CALUAG
20129	RABKIN, MICHAEL SCOTT	17058	RAMIREZ-MORET, MINERVA MARGARITA
20130	RABON, RANDAL JOSEPH	17169	RAMOS, RICARDO LORENZO
19250	RACADAG, ALEX PRESBITERO	12183	RAMSAY, MICHAEL J.O.
22636	RACHNER, THOMAS EDWARD	19988	RAMSAY, SARAH JANE
17109	RACHUT, ERIC ROBERT	21821	RAMSEY, KIRK ALEXANDER
14865	RACZKOWSKI, WANDA TERESA	15097	RAMSEY, WILLIAM DALE
16836	RADCLIFFE, ERIC JOHN	17589	RANA, ANJUM
14752	RADER, DANNY ALLAN	22091	RANA, HAMZA
15058	RADER, EDWIN LEE	12625	RANA, IZHAR AHMAD
22577	RAFI, ARIF MUHAMMAD	16911	RANA, KHALID RASHID
23418	RAGHURAM, KARTHIKRAM	18953	RANA, MOHAMMED JAVED
11441	RAGO, ANDRES LAURENTE	16573	RANA, NARESHKUMAR GULABBHAI
21929	RAGO, VINCENT ERIC	18379	RANA, SHAHID RASHID
13172	RAGSDALE, DORRIS ANN	12731	RANA, SHAHNAZ I.

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20293	RANA, TAHIR IQBAL	22826	REAVES, USA HIRAI
15658	RANADE, MILKANTH BAPU	23713	RECHDOUNI, AIDA KAROUN
18334	RANADIVE, MANMOHAN VISHWANATH	11188	RECHT, KEITH ARNOLD
14898	RANAVAYA, MOHAMMED IQBAL OASIM	23547	RECINE, CARL ALBERT
22759	RANIER, GEORGE JOSEPH	12131	RECORD, GEORGE
21261	RANJAN, DINESH	10842	RECTENWALD, II, ROBERT WILLIAM
23605	RANKIN, JOY DALYN	23013	REDA, HASSAN KHAUL
13174	RANSON, DAVID WARD	10375	REDDI, PULIMAMIDI RAGHUNATH
23067	RANSON, MATTHEW THOMAS	12217	REDDY, GURJALA N.
17941	RAO, ANEGONDI NATTERU NAGARAJA	19954	REDDY, JAYAPAL GUTTIKONDA
17059	RAO, KALAPALA SESHAGIRI	12733	REDDY, NADAVALARU NARAYANA
13175	RAO, SATHISHCHANDRA N.	13379	REDDY, PALLE K.S. PRABHAKARA
23526	RAO, SEEMA LAXMINARAYANA	16368	REDDY, SATHYANARAYAN MEDIPALLY
20980	RAO, SHEELA R.	13419	REDDY, UMA P.
14958	RAPHAELSON, MARC ISAAC	11371	REDDY, USHA MOHAN
06958	RAPP, ROY THOMAS	21995	REDDY, VARDHAN JONNALA
22825	RASHEED, MEHMOODUR	15847	REDDY, VENU
21725	RASHEED, QAISER	20343	REED, EDDIE
10638	RASHEED, SYED	17583	REED, JANIS ENGLISH
10174	RASHEED, ZARINA	08671	REED, JOSEPH BLOUNT
12078	RASHID, HUMAYUN	19411	REESE, DANIEL BURTON
20907	RASHID, MITCHELL NICHOLAS	19066	REESMAN, SHAWN DEWAYNE
21994	RASHID, NICOLE MARY	21646	REHMAN, KHAWAJA ATEEQ
23068	RASHID, PAUL FERRIS	22910	REHMAN, RAHEELA
08615	RASHID, RICHARD CHARLES	22963	REHMAN, TARIQ
12732	RASKIN, STEPHEN PAUL	16390	REICHEL, FREDERICK ADOLPH
08603	RASMUSSEN, DONALD LLOYD	14155	REIDY, TERRENCE JOSEPH
11609	RASMUSSEN, NORVAL LEROY	15135	REIFSTECK, JOHN ERNEST
19875	RASSEKH, CHRISTOPHER HABIB	09223	REISENWEBER, HARVEY DONALDSON
19251	RASTOGI, PADAM SHREE	23527	REISER, MICHAEL DAVID
09052	RATCLIFF, BRUCE ALAN	22827	REISNER, DARRELL STEVEN
08879	RATCLIFF, JR., GILBERT ALONZO	08827	RELIAN, DEV RAJ
15134	RATJFF, DAVID SUMMERS	22911	REMICK, SCOT C.
22218	RATNAKAR, NITESH	19580	REMOLONA, HELEN ROSE RUIZ
18570	RATNANI, MUHAMMAD SAJIM	16188	REMOLONA, NATHAN MENDIOLA
10569	RATTANANONT, PRASOP	12907	RENIE, WILLIAM ANDREW
21644	RAUKAR, GEORGE JEFFREY	09117	RENN, III, JOSEPH JOHN
23069	RAVAL, JUGALKISHOR T.	18128	RENZI, RANDOLPH HECTOR
13894	RAVER, JAMES MOORE	20640	REPASKY, RONALD GEORGE
19494	RAY, JACQUELINE RENEE	22828	REPSHER, LAWRENCE HARVEY
20740	RAYANI, CHOUHARY V.	17818	REQUARTH, JAY ANTHONY
23888	RAYANI, SUJANA VENTAKA	22335	RERYCH, STEPHEN KARL
20705	RAYEVSKY, IGOR G.	15849	RESLEY, TODD C.
20696	RAZA, QUASIR	23420	RETHY, MICHAEL CHARLES
21645	RAZAVIPOUR, NIKA	22745	REUSS, PETER MATTHEW
18942	RAZZAQ, ASIM	23809	REUTTER, JASON CHARLES BRINKMAN
18195	RAZZAQ, KHALID	10966	REVELL, DAVID
13418	RAZZOOK, SALAH PHILIP	16391	REVERCOMB, CAROLYN HUGHES
13734	READ, MARC EDWARD	16860	REXRODE, CARMEN REBECCA
18695	REAH, IV, HARRY LEWELLYN	11189	REYES, CHARLES WESLEY
21262	REALINI, ANTHONY DAVID	12800	REYES, ROMEO CAMPANA
16696	REAM, THOMAS SCOT	19877	REYES BENAVENTE, FRANCISCO

License	Name	License	Name
19524	REYNA CISNEROS, ROBERTO	12438	ROBERTS, THOMAS D.
16665	REYNOLDS, DIANA PUTMAN	19178	ROBERTS, WILLIAM MICHAEL
22684	REYNOLDS, GORMAN JOEL	19254	ROBERTSON, FRED SHAUNE
14661	REYNOLDS, HARRY RICHARD	15604	ROBERTSON, PHILIP B.
22747	REYNOLDS, JAMES MILTON	23871	ROBINSON, DUSTIN EDWARD
23136	REYNOLDS, KRISTINA JOI	23811	ROBINSON, KRISTINE SWINTON
16112	REZAIAN, MOHAMMAD	12335	ROBINSON, PATRICK A.
23421	RHOADES, SIDNEY FREEMAN	23528	ROCK, KENNETH ALAN
14307	RHODES, LARRY ALAN	21996	RODA-RENZELLI, ANTHONY JAMES
11960	RHODES, MAURICE CLEMENT	23349	RODEBERG, DAVID ANTHONY
12080	RIAZ, RIAZ UDDIN	23872	RODGERS, DANIEL ADAM
21499	RICE, JR., ANTHONY KIELER	07707	RODGERS, JOHN THOMAS
12334	RICHARDS, BRIAN GERARD	23837	RODGERS, KERRY CLEON
20741	RICHARDS, STEVEN DOUGLAS	22885	RODNEY, KURT GREGORY
19326	RICHARDS, WINSTON THOMAS	13803	RODRIGUEZ-CAYRO, NARCISO A.
18236	RICHARDSON, BRADLEY JESS	23350	ROEPKE, JANET ELIZABETH
21930	RICHARDSON, BRIAN KEITH	22830	ROFFE, MARCOS
20908	RICHARDSON, BRYAN ALEXANDER	23529	ROGERS, AIMEE ELISE
17819	RICHMOND, BRYAN KELLY	10483	ROGERS, II, JOHN STAFFORD
08709	RICHMOND, RICHARD DALE	10484	ROGERS, LARRY CALVIN
23714	RICHTER, ERIK	22166	ROGERS, MARK EDWARD CARLSON
22579	RICHTER, FRANK	08835	ROHANI, MEREDITH
13077	RICKEL, JR., RALPH E.	16189	ROHRBACH, MATTHEW ALAN
18817	RICKETTS, PATRICIA LEIGH	12863	ROHRER, ALAN HARRY
22336	RIDENOUR, GLENN ALLEN	12336	ROIDAD, MOHAMMAD
16666	RIGGLEMAN, MICHAEL PAIGE	23072	ROIDAD, NASIRA
12575	RIGGS, JACK EDWARD	09848	ROIG, GEORGE MIER
22829	RINEHART, SARAH JANE	20028	ROIG, JORGE WILLIAM
08220	RIPLEY, GARY LEMASTERS	12735	ROISMAN, TULLY STEPHEN
20663	RISING, JAMES LLOYD	21391	ROJAS, DAVID ALBERTO
22964	RISPOLI, DAMIAN MARK	12964	ROJAS, SAMUEL PANAL
14694	RITCHEY, ARTHUR KIM	20153	ROLLINS, DONALD ROBERT
21556	RITCHIE, DOUGLAS FREDERICK	15918	ROLLINS, JOHN MICHAEL
23071	RITCHIE, ERIC RAYMOND	23264	ROMAINE, ROBERT HOWARD
17623	RITTEMEYER, JAMES THOMAS	21557	ROMANI, LIVIO
20487	RITTINGER, THOMAS JOHN	15605	ROMANO, JUDITH THERESA
12133	RIVAS, FRANK	18251	ROMEO, MARTHA SUZANNE
17820	RIVAS, MARIA-ELENA	14030	ROMERO, JOSE MA. SINAGUIAN
12809	RIVAS-PARDO, EDUARDO ALFREDO	19878	RONEN, LEON
23715	RIVERA CRUZ, EDGARDO	11362	RONNING, II, LAWRENCE MCCLUER
14926	RIZK, WAFI I.	23812	RONSON, STEPHEN K.
18943	RIZVI, HIL	16972	ROOPANI, GHAZALA QUDDUS
23716	RIZZO, RICHARD JOHN	23265	ROORDA, ANDREW K.
17624	ROA, RICARDO ARTURO	19650	ROSARIO, ANJALI CAROL
16975	ROBARTS, TIM DAVID	19495	ROSARIO, PATRICK GERARD
22760	ROBERSON, JR., CLIFFORD WILLIAM	16668	ROSAS-ACEVEDO, ANGEL LUIS
23263	ROBERTS, ALICE AMANDA	17710	ROSE, COLIN ALEXANDER
10044	ROBERTS, JOANNA MARY	23483	ROSE, GREGORY HUGH
10481	ROBERTS, KENRICK HAMILTON	17711	ROSE, HEATHER JAYNE
17368	ROBERTS, MICHAEL DON	12337	ROSE, ROBERT A.
10846	ROBERTS, SAMUEL KUMP	16190	ROSE, VERA ANN
23810	ROBERTS, SCOTT CHRISTIAN	17964	ROSE, WILLIAM CHANDLER

License Name

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14620	ROSE, WILLIAM DARRELL	18951	RYCKMAN, WILLIAM FRANCIS
17120	ROSEBERRY, EUZABETH ANN	14040	RYDLAND, DANINE ANNE
20488	ROSEN, CHARLES LEE	18894	RYNCARZ, RICHARD EUGENE
16878	ROSEN, DAVID ALAN	16912	RYU, JAIYOUNG
21043	ROSEN, JEFFREY DAVID	21822	SAADEH, WASIM
21931	ROSENBERG, ARLENE SYLVIA	10593	SABADO, JR, FRANCISCO DINO
22702	ROSENBERG, GARTH DAVID	17371	SABBAGH, ABDULMALEK
23441	ROSENBERG, MATTHEW WILLIAM	18458	SABER, KATHY LYNN
23351	ROSENBLOOM, ALAN JOHN	18087	SABET, ZIA
17369	ROSENBLUM, BRET ABRAHAM	11242	SABIO, ARTURO
15851	ROSENCRANCE, JAMES GREGORY	09118	SABO, ALEXANDER JOSEPH
22638	ROSENGARTEN, JEFFREY LEE	08957	SABO, SANDRA KOVACH
18058	ROSIELLO, DAVID CARL	20564	SADAT, TAOUFIK ANWAR
19879	ROSS, JAMES ALLEN	19071	SADEK, MOHAMED HAFEZ
19708	ROSS, JAMES KETRON	23137	SADLER, JR, JAMES LORIN
19070	ROSS, RHONDA SCITES	11298	SAFDER, ASMA
20742	ROSS, TERENCE CONRAD	23074	SAFDER, SARA
22831	ROSS, WANDA SAWYER	17223	SAFI, IHSAN OMAR
20839	ROSSI, KIMBERLY ANN	20236	SAGAYADAN, GRACE E.
21558	ROSSI, SAMUEL CHRISTOPHER	21559	SAHA, SANJOY
22965	ROSSI, SUSAN JENNIFER	13738	SAHADEVAN, VELAYUDHAN
22220	ROSTOCKI, LUKASZ	23717	SAHAKIAN, NANCY MARGARET
18085	ROTH, BRETT ALAN	20791	SAHLOUL, RAGHDA TOLAYMAT
22832	ROTH, RONALD NEAL	16562	SAID, SAID EDWARD
14112	ROTHBERG, SARA ROZHANNA	19957	SAIEED, SAIEED HIZKEAL
22436	ROTHENBERG, LAWRENCE	17491	SAIKALI, WASSIM SALEM
22418	ROWAN, SHON PATRICK	23873	SAILOR, JANET LYNN
15919	ROWE, JOHN RODERICK	23267	SAINI, RANJIV KUMAR
20789	ROY, BHOLA NATH	18463	SAINT-GERARD, LOUIS MARIE ANTOINE HENRI
12338	ROZA, ELI	21873	SAJJAN, RAJENDRA N.
11124	RUBEN, ALAN MARSHALL	09131	SAKHAL, HOSSEIN
14966	RUBEN, GEOFFREY LEE	16395	SAKKAL, AHMED MOUDAR
16116	RUBENSTEIN, ELI	19073	SAKKAL, AMAL FOSTOK
20790	RUBIN, GARY DAVID	15920	SAKLA, SAMY FRANCOIS
08200	RUBIN, PHILIP MORRIS	15979	SALAMA, SAMIR A.
17490	RUBIO, EPIMACO ORIGEN	12738	SALDANHA, FRANCIS MAXIM
22833	RUCKMAN, CAROL NYBERG	12439	SALE, III, WILLIAM GOODRIDGE
19956	RUDIS, STEVEN PETER	23268	SALEEM, TIPU FAIZ MUHAMMAD
14160	RUDOLPH, KAREN JON	21932	SALEM, ZIAD
12909	RUDOLPH, II, ROBERT LEE	11330	SALEME, MAURICIO NAIM
17946	RUDOLPH-WATSON, LISA ANN	17670	SALETTA, STEPHEN JOHN
23266	RUIZ, JR., RESTITUTO S.	17824	SALGADO, PURIFICACION TAPAWAN
19709	RUSH, SANDRA RENEE	18755	SALIH, SALWA MOHAMED
11444	RUSHDEN, RAYMOND OMAR	19711	SALMAN, MUHAMMAD
14852	RUSHIN, JEANNE MARIE	17186	SALMASSI, JAFAR ZARIFSALEKI
17822	RUSHTON, THOMAS COLEMAN	18381	SALON, ELY JEAN CENDANA
17669	RUSSELL, DANIEL WYNN	09646	SALON, ILIGINO FERNANDEZ
18235	RUSSELL, GAIL ANNE	23718	SALTIEL, ARMANDO ALBERTO
23352	RUSSO, LINDA M.	18009	SALUDES, MELVIN THEODORE
16491	RUST, JOHN NEWTON	21727	SALUJA, SANJAY
22580	RYAN, PATRICK THOMAS	12996	SALUTILLO, VICTOR P.
21393	RYAN, PHILIP J.A.	23422	SAMI, FAISAL ABDUS

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18908	SAMMEL, ROBERT BLAIR	19255	SAWYER, PHYLLIS RUTH
12626	SAMPATH, RAMANATHAN	11447	SAXE, TIMOTHY GERHART
18920	SAMPSON, JOHN E.	23607	SAYLOR, RANDALL MARTIN
09003	SAMS, ROBERT EUGENE	22093	SAYRE, AMY PARKER
20398	SAN DIEGO, CARMELITA MAYOR	21501	SAYYED, RAMEEZ TAQOIR
11963	SAN PABLO, WILLIAM AMARO	16080	SCAGNELLI, ALEXANDER
17373	SANCHEZ-BERNAL, EDGAR	22094	SCAIFE, AARON LEE
22339	SANCLEMENT, JOSE ANTONIO	23874	SCARINGE-DIETRICH, DENISE ANN
12524	SANDFORD, JOHN LEE	20984	SCARLATESCU, SORIN
09449	SANDHU, UJJAL SINGH	11887	SCATTAREGIA, FRANCIS ANTHONY
17885	SANG-LUK, ELENA	10247	SCHACHTER, ALLAN BERT
21942	SANGODEYI, OLUYEMISI REUBEN	18513	SCHADE, CHARLES PRICE
16750	SANKARI, BASHIR RIAD	23353	SCHAEFFER, CAMERON SHERWOOD
17712	SANKARI, MOHAMAD RIAD	22422	SCHAFFNER, LIZA GAIL
18512	SANKARI, SAMAR RIYAD	15711	SCHARF, CHARLES SELDEN
23484	SANTARSIERI, VITO ANTONIO	22222	SCHEMM, JESSICA MERRIFIELD
09597	SANTER, JR., MICHAEL ANTHONY	11512	SCHER, NANCY SLIFKIN
22340	SANTHANA KRISHNAN, SRIVILLIPUTTUR GOPALAN	18239	SCHIANO, MICHAEL ANTHONY
12861	SANTIAGO, AMELIA JAVIER	12912	SCHIEBEL, FRANKLIN GERARDO
18199	SANTIAGO, CARLOS SORIANO	23075	SCHILOT, TRAVIS ALLEN EUGENE
23813	SANTIAGO-NIEVES, YADIRA	22913	SCHILLINGER, DAVID SCOTT
09725	SANTIBANEZ, SAMUEL MAGALLANES	18571	SCHLARB, CHRISTOPHER ALAN
21088	SANTMYIRE-ROSENBERGER, BETH RENEE	23721	SCHMIDT, JASON FRANK
13221	SANTOS, YOLANDA ACUNA	13180	SCHMIDT, III, JOHN HENRY
09853	SANTRA, NITYANANDA	21648	SCHMIDT, MATRINA JANELLE
09053	SANTROCK, DAVID ALAN	14480	SCHMIDT, STANLEY BURNETT
14495	SAQUIB, AZIM	22167	SCHMITT, BRADLEY ADAM
16191	SARACCO, GREGORY MICHAEL	13589	SCHMITT, RICHARD GERARD
13588	SARAP, MICHAEL D. (DUKE)	11004	SCHMITT, SUSAN ANN
20910	SARKAR, DEEPAK RANJAN	09534	SCHMITT, THOMAS JOSEPH
20294	SARKER, CHITTA RANJAN	14695	SCHMULEVICH, RAFAEL LEONARDO
20295	SARNO, MACY JIMENEZ	21777	SCHNURER, MARK ALEXANDER
17714	SARNO, RIEL ESCASA	15040	SCHOR, JOEL ANTHONY
19342	SARFIELD, GREGORY R.	22095	SCHREIBER, JOHN PAUL
17948	SARWARI, ARIF RASHID	17111	SCHREIMAN, JUDITH STARK
18016	SATHAPPAN, KASIRAJA	21265	SCHROEDER, DAVID WILLIAM
16446	SATHRE, HOWARD PAUL	13834	SCHROERING, MICHAEL SHEEHAN
19220	SAUL, SHERYL LYNN	21502	SCHRUFF, JR., LOUIS MCCALL
10643	SAUNDERS, JR., DARRELL FRANCIS	17401	SCHULTZ, JOHN PAUL
22582	SALINDERS, KRISTINE RENEE	08958	SCHWAB, LARRY TIDD
22834	SAUNDERS, SUSAN ELIZABETH	14704	SCHWABE, MARIO RAFAEL
23606	SAURIS, EDWARD VITO	11968	SCHWARTZ, FRANK LEE
18200	SAUS, JOHN ARTHUR	14309	SCHWARTZ, TERRY LYNN
23720	SAVAGE, BRENT MICHAEL	14977	SCHWARZENBERG, BERNICE ANASTASIA
21823	SAVANI, PARESH DHANJIBHAI	14978	SCHWARZENBERG, MICHAEL RICHARD
18313	SAVIDGE, TODD OWEN	15159	SCHWERHA, JOSEPH JOHN
21264	SAVIT, RUSS MARC	09699	SCOBBO, RONALD ROGER
17374	SAVOPOULOS, SOTIERE EVAN	22223	SCOLAPIO, JAMES SAMUEL
11513	SAVORY, LINDA MILLER	23722	SCOTT, ANNA MARIE
11506	SAVORY, THOMAS KEYES	18844	SCOTT, JERRY WAYNE
18383	SAWEIKIS, ANTHONY ALLEN	20843	SCOTT, MARY ANN
22421	SAWYER, KEVIN JAMES	10571	SCOTT, II, ROBERT KENNETH

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08379	SCOTT, THOMAS FRANCIS	17410	SHAH, JAYESH BABULAL
19584	SEAMAN, ROBERT WILLIAM	13785	SHAH, MAHENDRAKUMAR CHIMANLAL
20911	SEANGIO, CATHERINE DE LOS	09970	SHAH, MIAN WILAYAT
17950	SEARS, TIMOTHY SCOTT	10387	SHAH, MRUDULA JASHWANT
11618	SEBERT, STEPHEN LOWELL	13835	SHAH, MUKUND KANTILAL
13222	SECO-GARCIA, ALFREDO JOSE	11970	SHAH, NIKUNJ MANMOHAN
22749	SECRIST, LEE JENKYNS	11126	SHAH, RAJNIKANT CHANDULAL
21396	SEDLMEYER, TROY LYNN	13031	SHAH, RAMESH CHAMANLAL
23723	SEDNEY, CARA LYNN	23485	SHAH, SAMIRKUMAR JAYANTILAL
15282	SEEGAR, III, JOHN KING B.	19498	SHAH, SHISHIR HASMUKHLAL
20665	SEEMANN-KOCON, RENATA TERESA	19373	SHAH, VIKRAM NAVINCHANDRA
15316	SEEN, KENNETH JAMES	22966	SHAH, VIPUL BHUPATRAI
17112	SEETHARAMA, SUBRAMANI	22519	SHAHAB, SOHRAB
23724	SEFTICK, GREGORY ERIC	14482	SHAHAN, MICHAEL ELLSWORTH
22017	SEHGAL, MANU	22593	SHAHZAD, FAROOQ
23530	SEHGAL, RAJESH	19076	SHAKESPHERE, ALFRET NORMAN
13659	SEIDLER, DAVID EDWIN	19181	SHAKESPHERE, GEETHA
21998	SEIDLER, DONALD LEON	23814	SHALOWITZ, ROBERT JEFFREY
23138	SERLSTAD, KAY H.	20567	SHAM SHAM, FADI M.
11545	SEKAR, CHANDRA S.	14016	SHAMBUN, DAVID CAROL
16273	SEKKARIE, MOHAMED ABDULKARIM	17829	SHAMBUN, III, JACK FREEMAN
17492	SELBY, JOSEPH BARRY	16982	SHAMMA, BASSAM NICHOLAS
08451	SELINGER, HAROLD	21563	SHAMMA, HASSAN NICHOLAS
14809	SELLA, GABRIEL EUGEN	22915	SHAMMAA, AMMAR AKRAM
17672	SELLUTTI, TONY PATSY	10770	SHAMMAA, SAHIB KADHUM
10248	SEMBELLO, JR., WILLIAM JAMES	13786	SHAMMA'A, JOHN MICHEL
14689	SEN, ANINDYA KUMAR	15358	SHAMMA-OTHHAN, ZAINAB AHMAD
22914	SENINGEN, AIMEE ELIZABETH	20030	SHAMS, SEYED ALI
21562	SEON, CARL YANG-IL	23815	SHAMS MOORKANI, MINOO
18675	SEQUEIRA, PAMELA BERNADETTE	23139	SHAMSI, ROHMA
14481	SERBIA, VICTORIA CARIDAD	08812	SHANE, STANLEY ROY
21778	SERFONTEIN, STEPHANUS JOHANNES	22967	SHANK, CRISCHELLE LYNN
09321	SERRATO, JOSE MANUEL	11777	SHANK, JOHN STEPHEN
19801	SESKI, JAN CASIMIR	17437	SHANK, TERRY CLARK
20744	SETHI, SUSHIL MITTER	21268	SHANMUGAM, NATESA PANDIAN
14664	SETLIFF, HENRY LEE	12342	SHANNON, CLAUDE KENNARD
18676	SETSER, EDWARD RAY	21649	SHAPIRO, ROBERT EDWARD
10572	SETTLE, JR., EDMUND CARR	23356	SHAPTER, JANET BAWELL
17375	SEVILLA, MARIA-DORINA CRUZ	17951	SHAREEF, NAYYAR FATIMA
20912	SHAALAN, M. BASHAR	21933	SHARMA, ADITYA
21267	SHABIH, KHAN ASIF	10379	SHARMA, CHANDRA PRAKASH
11190	SHACKELFORD, JR., HOWARD LEE	22916	SHARMA, PUNEET
18948	SHAFFER, CHERYL RENAE	19077	SHARMA, SANJEEV SIMEON
17424	SHAFFER, DAVID JAMES	11069	SHARMA, SURENDRA MOHAN
17999	SHAFFER, DOUGLAS NEALE	09598	SHARMA, TARA CHAND
23875	SHAFFER, MARCUS DODDRIDGE	11704	SHARP, STEPHEN JOSEPH
22835	SHAFFER, MATTHEW JAMES	21520	SHARP, WENDY J.
22341	SHAFFREY, JULIE KATHLEEN	23531	SHAUKAT, SALMAN
23619	SHAFIQ, NUSRAT	16752	SHAYER, WARREN MITCHEL
13593	SHAH, ARVINDKUMAR BALDEVAS	20844	SHAW, JEFFREY LEE
23355	SHAH, ASHISH CHANDRAKANT	23742	SHAW, JO ANN GOLDBAUGH
18315	SHAH, ATUL PRABHAKAR	13787	SHAZLY, MOUNIR AHMED

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20490	SHEETS, JARED ANDREW	22837	SHULER, FRANKLIN DAVID CHRISTIAN
12249	SHEHL, GEORGE WILLIAM	09054	SHULTZ, JEFFREY SAVILLE
17952	SHEIKH, NASIM AHMAD	23270	SHULTZ, RYAN WILLIAM
08573	SHEILS, JOHN PAUL	18204	SIAS, TINA MARIE
13967	SHEILS, JR., WILLIAM SOL	10684	SIBLEY, RICHARD HENRY
17673	SHELHORSE, MARK EDWIN	20136	SICILIANO, DEAN ANTHONY
16669	SHELTON, CARL RANDOLPH	10003	SIDDIQI, FAROOQ HUSSAIN
19802	SHELTON, III, CHARLES HENDRIX	22342	SIDDIQI, MUNAWAR
22917	SHELTON, PENNY L.	18917	SIDDIQI, NIKHAT ZOHRA
21195	SHEN, JOSEPH PIUS	18898	SIDDIQI, SHAH NAWEED
21269	SHEN, PAUL MEDAL	22688	SIDDIQI, SUMAIYA WASEEM
22521	SHENOY, SANTOSH GOVIND	11832	SIDDIQI, SYED MOHAMMED Z.A.
12745	SHENOY, SURATKAL VAMAN	23817	SIDHU, KANWAR AJIT SINGH
21032	SHENOY, VEENA	22098	SIEGEL, JOEL
19585	SHENOY, VISHWANATH N.	16396	SIEGEL, NORMAN LANG
20135	SHEPPARD, LISA MARIE	19079	SIEGLER, CHARLES MORGAN
21090	SHER, SYED JAWAD	22750	SIERRA, MAIDA
21091	SHER, ZAINAB JAWAD	22424	SIGDEL, SAROJ KUMAR
23816	SHEREN, LORNE BRAHM	21875	SIGEL, JESSICA ESTHER
19499	SHERIDAN, MARK FREDERICK	22099	SIGURDARDOTTIR, BRYNDIS
21999	SHERLEKAR, SANDEEP	13740	SIKORA, ROSANNA D.
22918	SHERLOCK, KATHRYN LEE HAU	10491	SILK, ADNAN
20845	SHERMAN, GARY MICHAEL	22100	SILL, JR., HOWARD WALTER
19961	SHERRILL, MONIQUE MICHELLE	23357	SILVERMAN, ROD SPENCER
19713	SHERRY, JAMES HOY	23140	SIMMONS, MATTHEW EDWARD
19078	SHETH, ASHISH PRAMOD	09471	SIMON, MEL P.
19885	SHETTY, ATUL S.	22919	SIMON, THERESA S.
20093	SHETTY, RAM MOHAN	17066	SIMPSON, FRIDAY GEENE
23423	SHIBATA, SHIGEFUMI	16213	SIMPSON, RICHARD ALAN
22273	SHIELDS, JESSIE ANTOSZEWSKI	09055	SIMS, RUTHERFORD CLARK
20987	SHIMM, DAVID STUART	14310	SINCLAIR, JEFFREY BYRON
21092	SHIN, ROBERT BONGCHUL	09890	SINE, WILBUR ZINN
16576	SHINGHAL-GUPTA, KUMUD KUMARI	22102	SINGAREDDY, SANJAY
23014	SHINN, LOWELL CARROLL	20345	SINGH, ANIL KUMAR
22584	SHIREY, CAROL ANN	21651	SINGH, DEEPIJOT
12863	SHIREY, ROBERT ARLEIGH	21033	SINGH, GAGAN JIT
21447	SHIVAPRASAD, HULLUKUNTE BYLAPPA	10722	SINGH, IQBAL
13900	SHOCKCOR, WILLIAM THOMAS	19962	SINGH, JAINARAYN
17290	SHOCKLEY, MICHAEL CURTIS	23532	SINGH, JAY PAL
15678	SHOENTHAL, JR., DONALD RAY	11206	SINGH, JOGINDAR
18821	SHOJAEI-MOGHADDAM, JALIL	21585	SINGH, KULDEEP
15698	SHOMBERT, LAWRENCE PETER	10429	SINGH, RAJENDRA PRATAP
19374	SHOOK, DANIEL RAY	10574	SINGH, RANJEET KAUR
19413	SHOPE, JAMES RUSSELL	10507	SINGH, SARJIT
12343	SHORA, WASEEM	20165	SINGH, SATBIR
16555	SHORT, YANCY SCOTT	21196	SINGH, SHAILINI
21144	SHOULDIS, ERIC DANIEL	21271	SINGH, SHALU
22836	SHOWALTER, KELLY RENEE	23725	SINGH, SINDHU
17187	SHRAMOWIAT, MICHAEL	21272	SINHA, SHOBHIT
17953	SHREVES, JENNIFER GIAQUINTO	15943	SIRACUSANO, VINCENT CHARLES
16193	SHROFF, MAHESH BABULAL	19963	SITLER, MICHAEL G.
22687	SHUFF, CHARLES EDWARD	20491	SITLER, TERESA MCCLUNG

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23876	SITWAT, BILAL	16348	SMITH, MILTON GERMAN
20698	SIVAK-CALLCOTT, JENNIFER ANNE	10111	SMITH, JR., RALPH SILAS
18760	SIVAKUMARAN, MUTHUMANIMOLI	21738	SMITH, II, RICHARD LEE
21652	SIVAPRAKASAM, MICHAEL JAYAKUMAR	14970	SMITH, ROBERT
23141	SIVASUBRAMANIAM, DEVAKI	20795	SMITH, ROY EUGENE
09119	SIX, RICHARD RAY	16029	SMITH, STACEY ANNE
23533	SIZEMORE, DANIEL CHADWICK	14005	SMITH, STEPHEN CHARLES
13595	SKAFF, KIMBERLY LYNN	11623	SMITH, STEPHEN MICHAEL
14717	SKAFF, LEE ANN	23424	SMITH, JR., TYSON DELLOYD
16028	SKAFF, PAUL ALEXANDER	13598	SMITH, WILLIAM DAVID
18485	SKAFF, SAM A.	22344	SMITH MAXEY, SHANNON LEA
19887	SKAGGS, CHRISTOPHER CLEVELAND	23094	SMOTHERS, DANIEL P.
19857	SKAR, SANDRA LESUE	16349	SMYCZYNSKI, MARK STEPHEN
22276	SKAREDOFF, MICHAEL NIKOLAS	20569	SMYTHE, GAI LOUISE
18047	SKAROTE, SAMUEL JOSEPH	19081	SNAVELY, DANIEL DECKER
17304	SKEENS, JOSEPH LESLIE	14011	SNEAD, JOSEPH AKIN
15638	SKEENS, WILLIAM MICHAEL	22345	SNEDIKER, DANIEL GARRETT
20239	SKILES, JEFFREY ALLEN	20036	SNIDER, ALLAN JEFFREY
18105	SKINNER, LISA MICHAELLE	10645	SNIDER, JR., GEORGE EVERETT
13968	SKITARELIC, KATHRYN FRANCES	12747	SNIDER, JR., GLENN RUSSELL
15984	SKOLIK, STEPHANIE ANN	14548	SNIDOW, JR., ROBERT LEE
23016	SKONER, DAVID PETER	16439	SNODGRASS, KEVIN RAY
22585	SLABINSKI, MARK S.	23534	SOARES, NEELKAMAL SANJIV
22838	SLACK, MARK RAYMOND	11449	SOBHAN, MOHAMMAD ABDUS
08137	SLACK, RICHARD LEE	18677	SOBIERAJ, KRZYSZTOF MACIEJ
14768	SLAYSMAN, MICHAEL LOFLAND	12749	SOBRAY, JANICE CLAIRE
16195	SLAYTON, DONNA JEAN	11070	SOHRABI-NASSRABADI, ABDOLKARIM
17954	SLEMP, CATHERINE COURTNEY	23819	SOKOLOFF, RONALD MICHAEL
22639	SLEPIN, MARK JEFFREY	16842	SOKOS, MATHEW GUS
22522	SLOMOWITZ, STEWART ALLEN	10315	SOLA, ANTONIO GARCIA
17955	SMALTZ, VIRGIL WILLIAM	15471	SOLARI, TEDDY WAYNE
22523	SMITH, ARTHUR ALAN	19082	SOLE, LEONARD SCOTT
21398	SMITH, CHADWICK RAY	21654	SOLEYMANI, KAMBIZ
20745	SMITH, III, CHESTER DONALD	23809	SOLOMON, JAMES BENJAMIN
20700	SMITH, JR., DALLAS AARON	14385	SOLOMON, ROBERT CHARLES
14012	SMITH, DANIEL LEE	21876	SOMACH, STEPHEN CONRAD
15924	SMITH, DAVID MICHAEL	19755	SOMASUNDAR, PONNANDAI SADASIVAN
22751	SMITH, DONNA LYNN	19717	SOMASUNDAR, SUKANYA
22104	SMITH, DOUGLAS FREDERICK	19888	SOMASUNDARAM, VELLAIAPPAN
23818	SMITH, ELEANOR ALICE	21342	SOMESHWAR, JEAN RUTH
16642	SMITH, ELIZABETH THERESA HYNES	20913	SOMESHWAR, SHIV PRASAD
12346	SMITH, FORREST WAYNE	16539	SOMMERVILLE, TROY DONALD
22000	SMITH, HENRY GARTH	17739	SOMPALI, BALASUBRAMANYA PRASAD
09551	SMITH, JAMES TUCKER	21934	SONDIKE, STEPHEN BARRY
21510	SMITH, JENNIFER MARIE	22106	SONNEFELD, CHRISTIAN ANDREW
23142	SMITH, JIMMIE KIRKLAND ANTHONY	23358	SOOD, VINEET KUMAR
23808	SMITH, KIMBERLY FRANCESCA	12186	SORIANO-ULLOA, LUIS E.
13596	SMITH, LEE BRYAN	17633	SORR, EDWARD MARK
13597	SMITH, LEE ELLIOTT	22524	SOTOMAYOR VALENZUELA, TALIA BETTINA
13183	SMITH, LYNN NICHOLSON	13599	SOULSBY, DAVID LEON
23726	SMITH, MATTHEW S.	18206	SOUTHERN, STEVEN C.
23143	SMITH, MICHAEL DAVID	20914	SOVANI, SANTWANA VINAYAK

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21096	SOVANI, VINAYAK KRISHNA	21780	STEIN, ALAN ROBERT
21399	SOYOOLA, EMMANUEL OLUSOLA	11706	STEIN, VILJA K.
15236	SPANGLER, EUZABETH LEE	15860	STEINBERG, MICHAEL LEWIS
20915	SPANGLER, PHILLIP RICHARD	18207	STEINBERGER, ROBERT
23877	SPARKS, TIFFANY OLIVIA	22526	STEINHAUSER, RAYMOND PAUL
15571	SPEARS, II, JAMES FRANKLIN	21197	STEINVURZEL, MARK DANIEL
13426	SPEIDEN, LOIS MARIAN	23486	STELJES, TRINA P. V.
17740	SPEILMAN, DANIEL EDGAR	08882	STEMPLE, LARRY JACK
15753	SPENCER, RICHARD ALAN	19889	STEMPLE, MARIE ANN
17495	SPERBER, EDWARD EPHRAIM	14020	STEPHENS, MARK KERRY
08521	SPIGGLE, JR., WAYNE CAMPBELL	10685	STEPHENS, RODNEY LEE
20300	SPILSBURY, PAUL ROSCOE	18575	STEPT, LARRY LYLE
17378	SPINDEL, MICHAEL ROY	15360	STEVENS, PHILLIP RUST
20570	SPITZER, KAMILA	10493	STEVENS, II, RALPH ALBERT
20571	SPITZER, MARK ALEXANDER	09073	STEVENS, ROY JAMES
23820	SPOHN, PETER J.	09264	STEVENSON, II, JAMES MARCUS
13600	SPONAUGLE, JIM HARPER	10771	STEVENSON, II, RICHARD GREGG
09647	SPORCK, FREDERICK THOMAS	20154	STEVENSON, ROSALIND LEVICK
20493	SPYCHALSKI, JAMES NORMAN	20990	STEVENSON, SARAH ELIZABETH
19265	SRIHARAN, BALAKRISHNAN	15685	STEWART, JR., EDWARD EUGENE
16843	SRINIVASA, NANGALI SRIGURAPPA	22348	STEWART, JASON WILLIAM
11628	STA ANA, ENRIQUE COLLANTES	16284	STEWART, MICHAEL ALLEN
11194	STAAS, III, CHARLES HENRY	21097	STEWART, RUSSELL RAYMOND
17144	STADTMILLER, RICHARD JARED	20494	STEWART, STACI KAY
09224	STAGGERS, MARGARET ANNE	15926	STEWART, WILLIAM ANDREW
21400	STAHR, BENJAMIN JOSEPH	19553	STEWART-CYRUS, MELODY ANNETTE
23271	STAIB, JR., NEIL EDWARD	19083	STICKLER, ALATHEIA FOSTER
14313	STAKE, TERRY L.	19806	STICKLER, II, DANIEL LEE
15317	STALENSKI, WALTER STEPHEN	14680	STILLWAGON, PAUL KREHL
16984	STALLO, PAMELA SUE	23144	STINSON, SHEILA RENITA
13086	STALNAKER, RALPH ALLEN	21655	STITELY, MICHAEL L.
10421	STANLEY, VERNON RAY	21656	STOCKETT, CHERYL LYNN
15011	STANSBURY, JOHN GAITHER	22001	STODDARD, KELLEY ERIN
21831	STANTON, EDWARD SPIRES	10252	STOLL, DAVID ALLEN
12013	STANTON, HOWARD JAMES	21729	STOLL, SYAM B.
20746	STARCHER, II, LARRY VICTOR	14249	STOLLINGS, RONNY DOUGLAS
16003	STARK, LINDA JEAN	17837	STOLTZFUS, PATRICIA BAER
21035	STARZYNSKI, JOHN ROBERT	23425	STONE, ALAN B.
23359	STATON, MICHELE DAWN	16557	STONE, BARTLETT ALLEN
21877	STATUM, KASEY AVIS	20346	STONE, PATRICK ALAN
20989	STAUFFER, MARC ROBERT	08086	STONE, ROBERT EARL
14053	STEAD, JEFFREY ALLAN	23017	STONE, RYAN ALTON
18451	STEADMAN, JOY LYNN	16986	STONEBRAKER, VINCENT CHARLES
09137	STEAKLY, LANCE PRESTON	13291	STONESTREET, GREGORY CLAYTON
23360	STECKER, MARK MENNITI	18455	STOOKE, KIM MARIE
14019	STEEL, JACK ROSS	21657	STOUGH, ROBERT CLARENCE
12583	STEELE, DAVID REID	11507	STOUGHTON, WADE BLAIR
17836	STEELE, THOMAS WESLEY	15561	STOUT, ROBERT CHRISTOPHER
23535	STEEVES, STACEY WADE	18824	STOUT, RODNEY BARRY
22279	STEFANICK, ANDREW RAYMOND	23487	STOVER, GARRETT WAYNE
13290	STEFANO, JOHN AUGUSTUS	15121	STRAFFORD, JAMES CRAIGMILES
18048	STEIL, EVAN NEIL	23426	STRASSBERG, WILLIAM MARK

License	Name	License	Name
15339	STRATTON, RANDALL LOUIS	21658	SUZUKI, AKIKO
11195	STRAUCH, ROBERT SALADE	23610	SVENSSON, ANNIKA BODIL MARIE
11196	STRAUCH, WILLIAM DOUGLAS	23018	SWAGER, LAUREN W. MORGAN
09702	STRICKLAND, SAMUEL ASHER	16120	SWAIN, RANDALL ALAN
16869	STRICKLER, SCOTT HOWARD	12525	SWAMY, CHANDRA SETUNATH
15688	STRIZ, STANISLAV	20647	SWANK, GARY P.
20037	STROBL, NEIL ROBERT	22843	SWANSON, GEORGE ALDEN
18515	STROBL, PETER WILHELM	20991	SWART, STEPHANY SUZANN
18516	STROBL, PHILIP HARLOW	23548	SWARTZ, JOEL DAVID
09889	STROBL, WOLFGANG WILHELM	13839	SWEARINGEN, PHILLIP VAN
23145	STRONG, BENJAMIN WAITE	22004	SWEATT, HEMELLA L
21504	STROW, MISTY KATHERINE	18130	SWEDARSKY, ROBERT HUTCHER
19085	STRUTHERS, COURTNEY HARPOLD	12091	SWINKER, MARIAN LEA
22690	STUART, DAVID LIVINGSTONE	12350	SWISHER, SALLY HANNA
14910	STUART, JR., SAMUEL PATRICK	10253	SWOPE, BERNARD MOCLAREN
19964	STUCHELL, BRYAN KEITH	17382	SYED, AJAZ AHMAD
16275	STUDENY, MARK ALLEN	21659	SYED, GAFFAR ALI
16672	STULTZ, DEBRA	19588	SYED, SAFIULLAH
13662	STYER, THOMAS B.	21936	SZE, EDDIE H.M.
22168	SU, ALBERT TOM	12448	SZEGO, GABRIEL GABOR
23146	SU, LYNDON DY	19414	TABASSUM, RANA
19086	SUANSILPONGSE, AROON	19756	TABATABAI, MAHMOOD
10055	SUBBARAYA, LINGADAHALLI HIRIYANNAPPA	23821	TABUENA, PHILOMELA MARTIREZ
14637	SUBBAREDDY, KURAPATI	18209	TACKETT, CHANDOS DEWAYNE
16493	SUBHEDAR, DILIP VASUDEV	23727	TACKETT, EVA PATTON
12349	SUBIK, MARC A.	17956	TACKETT, JAMES FAIRD
11707	SUBRAMANIAM, SUBRAMANIAM NARAYANMURTHY	20820	TADROS, ALUSON MARSHALL
22841	SUDHARTO, RATHI BULAN TRESNA	22645	TADROS, HANY MAHER
18243	SUKYS, NANCY ANN	13187	TAHERNIA, A. CYRUS
16913	SULEIMAN, ALI AHMAD	17086	TAJEN, NEJAT MANSUR
20155	SULEIMAN, RAED MOHAMMED TAYSEER	23427	TAKAKI, MARK THOMAS TAKEO
13663	SULLESTA, RENE OCTAVIANO	15378	TALARICO, CARMEN LOUIS
12776	SULLIVAN, III, CARL ROLLYNN	17497	TALKINGTON, ANDREW ALAN
17655	SULLIVAN, DANIEL RICHARD	13427	TALLAKSEN, ROBERT JAMES
16987	SULLIVAN, JON MICHAEL	23428	TALLMAN, JOHN ERIC
12090	SULLIVAN, PAMELA JOAN	18947	TALLMAN, TODD EDWARD
14452	SULTAN, JULITO DIMAISIP	22349	TALUG, CAN
22280	SULTANA, AFROZA	11343	TAMARA, ANTONIO
14683	SUMNER, CALVIN RUSSELL	21567	TAMAYO, RAOUL ISIP
23878	SUMRALL, BLAIR STOWE	12254	TAMBOLI, ARDESHIR T.
14388	SUMROK, DANIEL DAVID	16914	TAMBOLI, JASMIN ADESHIR
23292	SUN, JEN C.	12092	TAMEA, JR., CONRAD D.
22003	SUNDARAM, MAGESH	13846	TAMPOYA, MANOLO DALIGDIG
21566	SUNDARAM, UMAPATHY	13741	TAN, JESUS HO
10426	SURATTANONT, SADTHA	10494	TAN, ROMEO BIHAG
18763	SURAY, ANNA MARIA	13607	TAN, VIGILIO MONTESCLAROS
10971	SUSON, EDUARDO M.	23161	TANKO, QUENTIN KALMAN
18678	SUSSMAN, KENNETH MORRIS	15609	TANTOCO, MANUEL RESURRECCION
12253	SUTTIRATANA, PIMPA	22922	TANVEER, KHAN MERAJ
22842	SUWAID, WIJDAN DIB	20574	TAO, STANLEY SZE-HAU
10382	SUYAO, RICAREDO PALUSADA	23536	TAPIA-CENTOLA, BEATRIZ AMAJIA
10317	SUYAO, ROSARIO DONADO	19966	TARABISHI, MOUHAMAD RIDWAN

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20648	TARAKJI, HOSSAM	15674	THISTLETHWAITE, DANIEL BRUCE
11488	TARAKJI, MUHIB SHUKRI	17498	THISTLETHWAITE, TIMOTHY LAWRENCE
22005	TARANTINO, HEATHER NOELLE	22108	THOMAS, ARTHUR DUTTON
18764	TARAVATH, SASIDHARAN	21568	THOMAS, DANIEL RANDOLPH
23728	TARIQ, AMINA	12093	THOMAS, DAVID WAYNE
22527	TARIQ, MOHAMMAD	08594	THOMAS, JAMES PHILLIPS
08465	TARNAY, THOMAS JOSEPH	23488	THOMAS, JR., JERRY RICHARD
15427	TARRANT, LAWRENCE WILLIAM	21505	THOMAS, JOHN JOSEPH
23147	TARUGU, VIKRAM	21275	THOMAS, JOHN RADES
22844	TATSAS, ALON	21825	THOMAS, ROBERT GUY
14389	TAUBENSLAG, WALTER NEAL	20750	THOMAS, STACI JONES
09600	TAUPRADIST, PARINYA	20156	THOMAS, SURESH PUTHENPARAMPIL
11397	TAVOLACCI, JOSEPH ANTHONY	21506	THOMAS, WILLIAM SCOTT
19087	TAYENGO, JR., ROBERT GEMORA	23273	THOMASON, RONALD WAYNE
16071	TAYLOR, HARRY LUNDY	19720	THOMPSON, ELLEN A.
13188	TAYLOR, HENRY GORDON	14406	THOMPSON, GEORGE ROBERT
08251	TAYLOR, JOHN BROOKINS	10972	THOMPSON, JR., ROBERT CLAYTON
17071	TAYLOR, LINDA MORRIS	20347	THOMPSON, RONALD
09409	TAYLOR, MARY BELLE	18088	THOMPSON III, ELMER NOEL
12755	TAYLOR, MICHAEL EUGENE	14747	THORNTON, TED DOUGLAS
20038	TAYLOR, PAULA FLANAGAN	23538	THRASHER, MODINA RICHIA
13189	TEBA, LUIS	11974	THRUSH, JR., LAWRENCE BLAIR
23019	TEFERRA, ETHIOPIA	10115	THRUSH, PETER KENT
19719	TEICHMAN, PETER GERARD	15110	THRUSH, WALTER PARKE
17957	TEJA, KULDEEP	21730	TIANO, JOHN THEODORE
23621	TEKA, SAMSON TULU	16852	TICE, DOUGLAS SCOTT
22968	TEKLEYES, FIKADU GEBREYES	23020	TICKLE, AMY ELIZABETH
12967	TELERON, JR., J. VICTORINO R.	23823	TIDWELL, JOHN EDWARD
10496	TELLERS, JOHN GREGORY	21401	TIEMANN, WILLIAM ELMORE
11709	TEMPLETON, JR., JOHN J.	23148	TIERNEY, LETITIA ELAINE
15472	TEPOEL, LOUIS DEAN	12774	TILEY, III, EDWARD HENRY
10255	TERCAN, ERDOGAN	21937	TILLOTSON, ROGER DECKER
19757	TERMANINI, BASEL	21277	TILTON, THERESA MAE
23537	TERRELL, ANDREW MICHAEL	11489	TIMBAYAN, ADIN LIM
09894	TERRY, SR., RICHARD FRANKLIN	11490	TIMBAYAN, VICTORIA SANTOS
23729	TESFAI, MEBRAHTOM WOLDU	15929	TIMBERLAKE, GREGORY ALAN
11631	TETER, DONALD FRED	16588	TIMENS, LAWRENCE JOSEPH
17430	THACKER, ANTHONY WAYNE	17838	TIMMS, STEVE RAY
17431	THACKER, TERESA YVONNE ROLFE	21343	TINDEL, MARTIN S.
18994	THAETE, FRANK LELAND	22007	TINGLER, DAVID CHARLES
13341	THAGIRISA, ANJANEYULU	22170	TINNEY, MELISSA JUGO
15337	THAGIRISA, SIVAPARVATI	11975	TINNIN, LOUIS W.
17226	THAKKAR, JASHVANTLAL KUBERBHAI	22008	TIRANDAZ, MEHRAN
12966	THAKKER, CHANDRANI GANPAT	09410	TISMO, PATRICK DACUYAN
12498	THAKKER, GANPAT G.	23362	TITEL, JERRY HARVEY
13665	THAMBIDURAI, LILIAN	21278	TIU, CHRISTOPHER
23822	THAME, CRAIG HAROLD	21826	TIU, JEREMY JONATHAN
21577	THAMMASITBOON, SATID	09322	TIU, WILFREDO ANG
18001	THAXTON, JEFFREY NORMAN	11491	TIVITMAHAISOON, CHANCHAI
19163	THAXTON, REBECCA	22282	TODD, MICHAEL JAMES
14213	THILEN, STEPHAN ROLF	14062	TOFFLE, ROGER CHARLES
18825	THIMMAH, RAMESH	16444	TOLAYMAT, NASER

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16519	TOLER, JR, MERTON CAUSEY	13300	TSENG, JENNY
13667	TOLLIVER, JACK DALE	12760	TUANQUIN, NARCISO BUGARIN
23730	TOMA, GRIGORE	22691	TUCKER, ELMO GLENN
22109	TOMCHIN, SHAYNA BETH	18392	TUCKER, GARY JACKSON
23021	TOMIHAMA, ROGER TAKESHI	16031	TUEL, DAVID ELMORE
23539	TOMLIN, MATTHEW BLAKE	14058	TUMBOKON, DENNIS CIPRIANO
20577	TOMLINSON, DAVID JASON	22528	TUMMALA, JYOTHIPRASANNA
14672	TOMSHO, MARK MICHAEL	13654	TUMMALA, MADHUSUDANA RAO
18214	TONEY, STEVEN ROY	18051	TUMMALA, SATYA PRASAD
23363	TONKIN, DAVID MATTHEW	16467	TURJMAN, DORID KADRI-AL
22283	TONSETH, ROLF PETTER	18393	TURLEY, JOHN AUSTIN
12256	TONSKI, ERNEST RICHARD	22110	TURNER, CHAD CHRISTOPHER
23149	TOOTHMAN, RICHARD LEE	08716	TURNER, CHARLES EDWARD
18577	TOPPING, RICHARD EDMUND	08984	TURNER, JOHN CALHOUN
21344	TOPPINS, BETH ANN	13902	TURNER, ROBERT ERNEST
13430	TORDILLA, PLARIDEL PALMA	22923	TURNER, SAMIA KAY
22284	TORDILLA-WADIA, JENNIFER CUDIAMAT	10773	TURNER, TOMMY
21667	TORKELSON, MICHAEL ROBERT	20399	TUSEK, ZDENEK AUSTIN
17412	TORRES, ASCENSION MARGARITA	22438	TVETER, KEVIN JEROME
21938	TORRES-TREJO, ALEJANDRO	09293	TWEEL, HARRY KARL
22845	TOSSON, HANAN MAHMOUD	21345	TYMOWSKI, MACIEJ
18215	TOTH, MARGARITA EVA	21257	TYNER, MARILOU PATALINJUG
13191	TOUCHON, ROBERT CHARLES	09968	TYRE, LORAINNE LYNNE
18680	TOUMA, B. JOSEPH	22111	TYSZKO, SEAN MICHAEL
09727	TOUMA, JOSEPH BICHARA	23081	TZUK, ORI
20440	TOUMA, SUSAN ABRAHAM	21661	TZYSTUCK, FRED PATRICK
23364	TOURKY, MOHAMED MAHMOUD	21878	UDALL, JR., JOHN NICHOLAS
14893	TRACY, CHARLES ALAN	22291	UEDA, ROBERT KAZUO
21279	TRACY, LLOYD RUNNELS	17718	UJAYLI, ALAA
11508	TRAMMELL, SHIRLEY WILLIS	15932	UJEVICH, MILO MARK
22285	TRAN, ANN ANH	22426	ULHAQ, ATA
08926	TRAUBERT, JOHN WILLIAM	09931	ULLAH, MOHAMMAD ANWAR
12094	TRAXLER, WALTER THOMAS	10132	ULLRICH, IRMA HILDA
12969	TRAYLOR, JR., JACK RICHARD	18536	ULMA, GEORGE ANTHONY
21037	TREADWAY, CHRISTY LYNN	21038	UMANA, ERNESTO
23274	TREANOR, LEONARD CHRISTOPHER	22112	UMOH, DANIEL FRANK
12758	TRENBATH, RICHARD STOCKTON	15137	UMSTOT, JR., RICHARD KEITH
16989	TRIA TIRONA, MARIA ROSALIA BARRERA	23540	UNGER, MERV WAYNE TODD
23731	TRIBLE, JR., WARING	23022	UPPAL, ARVINDER
13190	TRIST, WILLIAM EDWARD	18216	UPTON, MATTHEW BRADFORD
13901	TRINIDAD, CRISTINA LECAROS	18217	UPTON, SUE ANN
15864	TRIPLET, TERENCE WAYNE	23023	URADU, ROSE ONYINYECHI
23442	TRIVEDI, RUPAL PRAVIN	22640	URBANES, ARIS QUEROL
21569	TROISCHT, MEGAN JUDITH	18692	URBANOSKY, LEAH RENEE
21570	TROISCHT, TAYLOR SOMERS	20579	URICK, LOIS ALANA
18995	TROUTEN, JASMINE TUGAÖEN	16677	URVAL, KRISHNA RAJ
13668	TRUMBULL, DIANNE WELCH	19969	URVAL, SHASHI RAJ
17501	TRUMP, JEFFREY SCOTT	23880	UY, ANTHONY RAMSEY
14394	TRUPD, FRANK JOHN	23879	UY, KIMBERLY BUSH
16697	TRUSNOVIC, WILLIAM DANIEL	15867	VAGLEY, RICHARD THOMAS
23824	TSE, WILLIAM WEI-NING	15102	VAGLIENTI, RICHARD MARTIN
13299	TSENG, ANGELA	13842	VAIDYA, SHRUKANT KASHINATH

License	Name	License	Name
15563	VALENZUELA, ROBERTO CHRISTIAN	10276	VENTOSA, JR., JOSE JOVEN
13470	VALIVETI, RAJENDRA PRASAD	22351	VENTURA TAVARES, HUGO FRANCISCO
11634	VALLEJOS, JAVIER M.	22175	VENTURA TAVARES, NEIDA ROSALJA
22226	VALLEY, THOMAS CLIFFORD	19270	VER ELLEN, PATRICIA ANNE
11978	VALLUANT, LEW HERBERT	12393	VERMA, HAPPY
23541	VALLUAPPAN, SARAVANAN	09324	VERMA, PURUSHOTTAM LAL
20245	VALUSKA, JR., JAMES WILLIAM	15742	VERMANI, VINAY
21280	VAN DER SLOOT, PAUL GERARD	20302	VESELICKY, KENNETH ANDREW
19090	VAN DONGEN, PHILIP CLARK	21148	VI, LINH HUYEN
10858	VAN DYKE, PAUL EUGENE	13443	VIDAL, MELCHOR FERNANDEZ
09365	VAN GILDER, JOHN ELMAN	19970	VIDAL, MELVIN THEODORE
21198	VAN METRE, RAY MINYARD	20921	VIDOT, MILAGROS MERCEDES
22227	VAN NORMAN, ANTHONY JOSEPH	20349	VIDUCICH, RAYMOND ANTHONY
09304	VAN PELT, BYRON LESLIE	17682	VIGO-PAREDES, TOMAS E.
08952	VAN RIPER, LOUISE	18484	VIJAYKUMAR, PUVALAI MEENAKSHISUNDRAM
15160	VANCE, ROBERT ANDREW	11309	VILLANUEVA, CIRILO ZAFRA
18456	VANCE, SHARILEDA CATHERINE	12014	VILLANUEVA, EMMA CALDERON
15991	VANCE, TEDDY BRYAN	12015	VILLANUEVA, IDA Z.
11453	VANIN, JOHN ROMILDO	11992	VILLANUEVA, MANUEL BUNOAN
19508	VARDAN, SANDEEP	12867	VILLANUEVA, ROMULO GALLARDO
21572	VARGA, KAROLY	11310	VILLARAZA, JR, CHRISTOPHER Z.
16678	VARLEY, MICHAEL PATRICK	15773	VILLARREAL, VICTOR VIDAL
21403	VARMA, MANISH KUMAR	17719	VILLAVICENCIO, JOSE RAUL SIA
22114	VARNNEY, JAMIE BENJAMIN	15105	VIRADIA, ARVIND ZINABHAI
22115	VARZGAH, ALI	23365	VIRANI, SHAMSUDDIN
13934	VASAN, S.	20651	VIRGIN, TONY KEITH
14784	VASILAKIS, ALEXANDER	19980	VIRMANI, AJAY
17681	VASILAKIS, CHRIST	15659	VITI, ANTHONY JOSEPH
10651	VASQUEZ, CARLOS ARTURO	23082	VITVITSKY, EUGENE VICTOR
23430	VASSALLO, JR, RALPH R.	13432	VIVAS, WIGBERTO
21879	VASUDEVAN, ARVIND	16454	VOELKER, JOSEPH LEE
13193	VASUDEVAN, CUDDALORE P.	23549	VOELLINGER, MARK THOMAS
18579	VAUGHAN, AMY ANNE	22641	VOGT, JOEL ALAN
13194	VAUGHAN, NATHAN ANDREW	19092	VOHRA, RAKESH KUMAR
13904	VAUGHAN, RICHARD ALAN	22362	VOLESKY, PATRICK JOSEPH
11509	VAUGHAN, W. HUNTER	21199	VOLLMAR, THEODORE MARTIN
22116	VAUGHT, BARRY KEITH	15994	VOLTIN, RUSSELL IRVIN
16074	VAWTER, ROBERT LEE	23150	VON ARRAS, JOAN AUDRY
20348	VAZQUEZ-CARRERO, ZAIRA NAMIR	13305	VON DOHLEN, THOMAS WALTER
11636	VEACH, JOHN SANFORD	10320	VONGXAIBURANA, MARNEERAT P.
15428	VEATCH, RONALD IRVING	10256	VONGXAIBURANA, OPHAS
19723	VEERAPALLI, VENKATESWAR RAO	23275	VOS, JEFFREY ALBIN
20650	VEERARAGHAVAN, GOPAL	20852	VOSS, SUSAN
19081	VEERASWAMY, MANIMEKALAI	21281	VREELAND, THOMAS HENRY
17841	VEGA, MICHAEL ELMER	20853	VRINCEANU-HAMM, ALINA DANIELA
09189	VELASQUEZ, ALFREDO CORRALES	23733	VRLA, ROLF F.
20851	VELICKOVIC, IVAN ALEKSANDAR	19425	VUKMIR, RADE BEUK
18827	VELOSO, MARY LIND	12356	VYAS, SUBHASH A.
18089	VELTMAN, JOHN COLLETT	11364	WACK, JR., THOMAS GEORGE
12498	VEMPATY, RAO H.	10321	WADE, JR., JOHN ALEXANDER
23732	VEMURI-VIJAYA, SIREESHA	19185	WADE, ROBERT BRIAN
23489	VENKATESAN, KALPATHY V.	22427	WADE, WILLIAM ALEXANDER

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21282	WADHAR, HARSHAD BHAGWANJI	23153	WARD, STEPHEN E.
22353	WADIA, HORMUZ PARVEZ	18828	WARDEN, BRADFORD EDGAR
18247	WAGGONER, KEITH ALAN	23431	WARDEN, GLENN DONALD
11492	WAGNER, GREGORY RANDALL	20580	WARDEN, MARY DAVIDSON
23276	WAGNER, PAUL DEAN	23735	WARIS, WARIS ALI
18218	WAGNER, JR., TRUMER JAMES	23366	WARNER, DANIEL JEFFREY
19094	WAHEED, ABDUL	19971	WARNER, JR., JAMES GRANT
17173	WAHI, RAKESH	10259	WARREN, CAROLYN SUE COPPINGER
09748	WAIKHOM, JILANGAMBA SINGH	21827	WARREN, RANDY L.
17720	WALBURN, JONATHAN RICHARD	18101	WARREN, RENEE BETH
13197	WALD, DONALD MARVIN	10260	WARREN, STAFFORD GAY
14006	WALDECK, JAMES MICHAEL	21662	WARWICK, TANYA C.
09455	WALDEN, JOHN BEAUMONT	19895	WASEEM, MUHAMMAD KHALID
09896	WALKER, DAVID KEITH	18219	WASHINGTON, CLINTON LEE
17135	WALKER, JR., ERNEST MARSHALL	17743	WASHINGTON, LAURA LEE
22546	WALKER, JAMES DREW	22010	WASYLYK, IRENE MARIA
14725	WALKER, JR., JOHN TRACY	21573	WATKINS, COLLEEN MARIE
15377	WALKER, MARK ALAN	19095	WATKINS, SCOTT VICTOR
21200	WALKER, MATTHEW PHILLIP	20993	WATSON, ANDREW TODD
23734	WALKER, PATRICK DONOVAN	20497	WATSON, BRENT EDWARD
10652	WALKER, ROBERT BRUCE	19972	WATSON, DAVID ALAN
12634	WALKER, JR., ROBERT LEO	23154	WATSON, DAVID BENJAMIN
15280	WALKER, ROZELLE JENEE	22893	WATSON, JAMES KEITH CROMWELL
22846	WALKER, SARA DIANE	18452	WATSON, RICHARD WILLIAM
23151	WALKER, SETH D.	16203	WATTS, BLAKE HOWARD
17721	WALKER, THOMAS NELSON	22286	WATTS, SHANNON KATHLEEN
09123	WALKER, WILLIAM EDWARD	18395	WATTS, WILLIAM RANDALL
12141	WALL, JR., HAVEN N.	14240	WAXMAN, DAVID L.
22842	WALL, MARY JEAN	18396	WAYT, MICHAEL TIMOTHY
16352	WALL, WENDELL ALAN	11277	WAZIR, BADSHAH JAN
17387	WALLACE, JANET NEASE	20350	WEAR, WILLIAM EDWARD
20652	WALLACE, MICHAEL LLOYD	18221	WEAVER, BRYAN DOUGLAS
11548	WALLACE, RICHARD AUSTIN	22540	WEBB, CHARLES MARSHALL
21450	WALLACE, WILLIAM CHRISTOPHER	22969	WEBB, CHRISTINA DAWN
15577	WALLIA, RAJNI	09413	WEBB, III, DELENO H.
22643	WALLING, BARRY DAVID	11640	WEBB, MICHAEL TERRY
23152	WALLING, TERRI LYNN	14506	WEBB, RALPH WYATT
23277	WALLO, ELISE ANN	10861	WEBB, ROBERT FRANCIS
18683	WALSH, CYNTHIA LEAH	19989	WECHT, DANIEL ALAN
13200	WALTERS, CHARLES LEE	16760	WEDEMEYER, GERALD THOMAS
22354	WALTERS, RANDALL WAYNE	23826	WEED, MATTHEW THOMAS
17722	WALTERS, TORIN PATRICK	22850	WEGLINSKI, LINDSAY MCDEVIT
23825	WALTHER, THOMAS ROBERT	16222	WEHNER, PAULETTE SUZANNE
10118	WANCHICK, MICHAEL ALLEN	21151	WEHRHEIM, HEIDI MARIA
11091	WANG, HSINN-HONG	20041	WEI, MICHAEL H. C.
22118	WANG, XU	20161	WEI, NAIMIN
22428	WANG, YE	21733	WEIDMAN, PAUL DANIEL
08960	WANGER, HELGE ALEXANDER	22530	WEIMER, MATHEW BENJAMIN
15520	WANTZ, MARGARET SUZANNE	20801	WEIMER, TRACY L.
15521	WANTZ, MARK LYNWOOD	11199	WEIN, ROBERT MICHAEL
23024	WARD, III, JOHN JOSEPH	23083	WEINACKER, III, ROBERT MACHEL
16497	WARD, MATTHEW JOHN	13095	WEINSTEIN, JAMES DAVID

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16992	WEINSWEIG, DAVID LESLIE	22119	WHITLOCK-MORALES, AUTUMN BETH
08383	WEISE, CHARLES COMMODORE	22852	WHYTE, BRIAN ROLAND
22894	WEISS, CAREY IRA	21285	WHYTE, JOHN JEFFREY
14318	WEISS, JULI STONE	23613	WICK, MATTHEW EDWIN
22970	WEISS, WILLIAM	20922	WICKAS, III, LOUIS JOHN
17234	WEISSE, MARTIN EDWARD	15161	WIDES, KATHLEEN ELLEN
16993	WEISSMAN, DAVID NEIL	09933	WIEST, JEANIE ANNIS
21663	WELCH, PAUL GREGORY	20400	WILBERGER, JR., JAMES ELDRIDGE
23432	WELLS, RAYMOND DOUGLAS	21040	WILCOX, DENNIS MICHAEL
08411	WELLS JR., HAWEY ADOLPHUS	21041	WILCOX, STEPHEN NELSON
22924	WELSH, WILLIAM JOSEPH	19199	WILDER, BRUCE LORD
20654	WELT, SELMAN IRVIN	18684	WILEY, KIM STEVEN
16994	WELTON, III, WILLIAM ARCH	19897	WILEY, LEE AVERY
22587	WENTZEL, PETER VOLKMAR KIESINGER	13203	WILKINSON, AMOS WESLEY
18997	WENZEL, IV, FREDERICK GEORGE	09206	WILKINSON, RONALD LYNN
12869	WENZINGER, PATRICK JOSEPH	22429	WILKS, DAVID HUNT
12870	WERBLIN, THEODORE PAUL	23881	WILKS, KATE JENNINGS
21574	WERMAN, HOWARD ARTHUR	11984	WILLARD, DEBORAH ANN
10975	WERTHAMMER, JOSEPH WILLIAM	19898	WILLIAMS, ANGELA KAY
23611	WERTHAMMER, MATTHEW CHARLES	15621	WILLIAMS, CAROLINE ANNE
23612	WERTHAMMER, SHARON LAO	23289	WILLIAMS, CHARLES PIERRE
23433	WESLEY, CYNTHIA MARIE	23435	WILLIAMS, DAVID LAWRENCE
23434	WEST, BRIAN JAMES	16400	WILLIAMS, DORIAN JOSEPH
22753	WEST, JOHN ROBERT	12261	WILLIAMS, JR., FRED ANDREW
13385	WEST, MAX LEE	21153	WILLIAMS, HAROLD JAMES
23827	WEST, STEPHEN SEVILLE	23027	WILLIAMS, JEFFREY MARION
18518	WESTFALL, LORA LYNN	23084	WILLIAMS, JEREMY SCOTT
17128	WESTFALL, SUE ANN	08986	WILLIAMS, JOSEPH LEWIS
19099	WESTIN, ERIC HENRY	16846	WILLIAMS, MARION OPHELIA
11983	WESTMORELAND, ROBERT T.	11000	WILLIAMS, PATRICIA WALKER
15615	WETMORE, STEPHEN JEFFREY	08201	WILLIAMS, JR., PATRICK C.
19100	WETTSTEIN, ROBERT MARK	10008	WILLIAMS, RODNEY RICHARD
12455	WEYRICH, RANDALL PATRICK	09896	WILLIAMS, TERRY EDWARD
14711	WEYRICH, TIMOTHY PAUL	14770	WILLIAMS, VICKIE LYNN
18769	WHALEN, MARK JEFFREY	18321	WILLIAMSON, BRANDT HASTINGS
12097	WHALIN, BRIAN GEOFFREY	21286	WILLIAMSON, LARRY DEAN
13202	WHEELER, ROBERT LEE	23490	WILLIS, BRADLEY STEVEN
22531	WHEELER, WAYNE BLACKBURN	23279	WILLIS, ERICK JAMES
14733	WHETSELL, DAVID LAWRENCE	15995	WILLIS, JOHN ALAN
09456	WHITAKER, III, CHARLES FREDERIC	15069	WILLIS, KEVIN JAMES
23278	WHITE, AMBRYAN WILLIS	15281	WILLOCK, MURRAY SCOTT
20351	WHITE, CAROL ANN	23028	WILLOUGHBY, CHANNING DALE
10863	WHITE, CURTIS DESMOND	23280	WILLS, ALYSON ANN
12763	WHITE, JANIS PAGE	10582	WILLS, DANNY RAY
13614	WHITE, JR., JOE JACKSON	12016	WILLS, JAMES MICHAEL
14161	WHITE, MARK DOUGLAS	20923	WILSON, ALISON MARIE
09651	WHITE, STEVEN MAXWELL	23828	WILSON, COLIN ALEXANDER
21507	WHITE, WAIN LUTHER	13956	WILSON, DANIEL WAYNE
23026	WHITEHAIR, AIMEE MICHELLE	23491	WILSON, DAVID LEE
15634	WHITEMAN, II, CHARLES RICHARD	17389	WILSON, GEORGE BUTLER
21405	WHITFIELD, STEPHEN BRETT	18519	WILSON, JOHN MOTLEY
22011	WHITING, DONALD MARK	20754	WILSON, MARK JOSEPH

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13029	WILSON, MATTHEW C.	09837	WOODFORD, JAMES WILLIAM
16995	WILSON, NEVIN WARD	19657	WOODS, JACKSON
15997	WILSON, STEPHEN LAWRENCE	21451	WOOFER, DOMINICK RYAN
22176	WILSON, STEVEN SETH	21452	WOOFER, ISHA
07778	WILSON, THOMAS CABELL	09476	WOOFER, JOSEPH CORDER
13204	WILSON, THOMAS SCOTT	22895	WOOLARD, DOUGLAS WINFIELD
12973	WILSON, WILUAM GRADY	22920	WORKMAN, AMANDA DAWN
14230	WILSON, WYNDHAM HOPKINS	15138	WORKMAN, MARC ALAN
16863	WILT, JEFFREY LYNN	21735	WORTH, STEPHEN FORDYCE
20856	WILTCHER, CHRISTOPHER ALEX	18224	WORTHINGTON, EDNA KATHRYN
18090	WILTZ, JOHN FRANKLIN	22925	WOSHNER, RAYMOND ALAN
13670	WINDLER, HENRY DOUGLAS	10053	WRAY, III, EVERETT BASSETT
22853	WINFIELD, HARRY LIVINGSTON	23029	WRIGHT, AUBREY TERESA
19812	WINFRED, RAJEEV ISAAC	11642	WRIGHT, DAVID OWEN
13098	WINFREY, CHARLES JACK	12989	WRIGHT, DONNA SUSAN
23838	WINGATE, CHERYL BENITA	11986	WRIGHT, EDWARD EUGENE
13962	WINGER, CYNTHIA A.	16762	WRIGHT, GLEN ALAN
20352	WINGFIELD, THOMAS WHETSELL	15060	WRIGHT, KENNETH CARR
22925	WINIKOFF, STEPHEN EDWARD	21453	WRIGHT, MAURICE ALEXANDER
15642	WINKLER, JR., CHARLES PINCKNEY	14081	WRIGHT, WILLIAM HAROLD
08004	WINKLER, MOSELEY HUBBARD	14999	WURTH, MARVIN JEROME
20924	WINNINGS, MELANIE ANNE	10865	WURTZBACHER, JOHN JOSEPH
23829	WINTER, KAREN LOUISE	23882	WYATT, ROBBY WAYNE
15240	WIPPEL, MARK ERIC	23086	WYLLIE, III, JOHN WILLIAM
19420	WIRTS, AMY LEE	08858	WYMER, JR., MERRILL FAYNE
18004	WIRTZ, DAVID LEONARD	16680	WYNER, LAWRENCE MICHAEL
18520	WISE, DAVID PAUL	20582	XIAO, PENG
12767	WISMAN, RICHARD CAMP	19272	XIE, DONG-LIN
19421	WITHERELL, JR., JAMES EVERETT	23482	XU, DONGSHENG
09270	WITHERSTY, DAVID JAMES	16997	YACOUB, INAS ZAKI
08435	WITHROW, CURTIS LEE	19982	YACOUB, ROBERT LOUIS
23614	WITHUHN, THOMAS FREDERICK	12389	YADAO-AGNIR, BETTY
16996	WITKOWSKI, MARK THOMAS	20702	YADAV, YOGINDER KUMAR
16578	WITSBERGER, TODD ANDREW	21736	YAFI, ZIAD
22012	WOJNO, KIRK JOSEPH	12175	YAJNIK, CHAITANYA H.
22703	WOLEN, JOHN JASON	17723	YALAMANCHILI, RAVI
20443	WOLF, ROBERT FRANKLIN	16681	YALCINKAYA, MEHMET TAMER
21575	WOLFE, LORN AUGUSTIN	23615	YAN, CHAOHUA
20401	WOLFE, JR., ROY ROGER	23616	YANG, FAN
20162	WOLFE, STEPHEN ANTHONY	20925	YAO, JIM JIANLING
11365	WOLFE, STEPHEN KENNETH	22178	YAQUB, ABID
20655	WOLFER, REBECCA SUE	20994	YAQUB, NADIA
21346	WOLFSON, NIKOLAY	10775	YARBROUGH, CHARLES LOGAN
21508	WOMELDORF, SUSAN MARTHA	22288	YARBROUGH, JOHN MATTHEW
19271	WONG, DOMINIQUE M.	18397	YASSA, YOUSSEF YASSA
19973	WONG, LESLEY	09271	YASSINI-FARD, HOSSEIN
21734	WONSETTLER, DANA MARIE	10978	YATES, BARRY CORDELL
21880	WOOD, BRIAN LEE	16763	YATES, MATTHEW CHARLES
16761	WOOD, DANIEL JOSEPH	08437	YATES, ROY JAMES
21509	WOOD, DAWN EDITH	07142	YATES, WALTER KINSTLER
22287	WOOD, LISA ANNE	16916	YBANEZ-MORANO, JESSICA ROSE GALANG
23162	WOOD, WILLIAM ALLEN	22430	YE, JEFF HUAQING

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23031	YEDNOCK, JOEL BERNARD	23087	ZELINKA, PETER BOHUSLAV
11456	YEE, ROBERT CHENG	17746	ZERVOS, NICK LOGOTHETIS
20163	YELLOTT, CHESLEY WHITE	15045	ZESHONSKY, PAUL JOSEPH
21411	YEOHANS, RONALD NORMAN	19596	ZHANG, HONG
23617	YILMAZ DEMIRDAG, YESIM	20658	ZHANG, PEILIN
23830	YIN, MING	22588	ZHAO, WEI
16204	YINGLING, KEVIN WESLEY	23282	ZHENG, WANHONG
20854	YOAK, MATTHEW BRIAN	22356	ZIMA, AARON JUDE
13166	YODLOWSKI, LAWRENCE JOSEPH	20099	ZIMMER, DANIEL VAUGHN
11312	YOON, JOON	22535	ZIMMERMAN, PAMELA MAE
22696	YOSPIN, JEREMY ROSS	19976	ZINZUWADIA, BELLA NAYAN
20855	YOSSUCK, PANITAN	19977	ZINZUWADIA, NAYAN KANTILAL
09305	YOST, JEFFREY MARSHALL	23737	ZISS, BETHANY ELLEN
19193	YOSUICO, ARNOLD TIMOTHY DAVID	17726	ZITTER, WILLIAM PALMER
22125	YOUNG, ANDREW CLAY	20402	ZUNIGA, JONATHAN MEDENILLA
23281	YOUNG, DENISE NICOLE	21290	ZURIQAT, MUQDAD ABDALLA
16077	YOUNG, ELAINE RAE	12772	ZYZNEWSKY, WLADIMIR
22972	YOUNG, ELIZABETH JOHNSON		
16281	YOUNG, JOHN ADAM		
22121	YOUNG, NICHOLAS RYAN		
18830	YOUNG, II, RODERICK ALLEN		
17087	YOUNIS, MARK SHARBEL		
21408	YOUNUS, SHAHNAZ		
15744	YOUSAF, MOHAMMAD BABAR		
20444	YOUSEF, MICHAEL MATIAS BOTROS		
21737	YU, MIN		
13306	YUTIAMCO, ERNESTO TAN		
12018	ZABAT-SANTOS, GRACIA CORRALES		
23290	ZAFAR, MASOOD MUHAMMAD		
09606	ZAHIR, SYED ABDUL		
18772	ZAKAIB, GEORGE SALEM		
13473	ZAKARIA, MOSTAFA GALAL		
23831	ZAKUTNEY, MARY ANN		
10054	ZALDIVAR, GEORGE LUIS LEON		
12456	ZALESKI, ROBERT J.		
16515	ZALZAL, RABIE HABIB		
21881	ZAMAN, MUMTAZ UZ		
23618	ZAMIR, SYED MUHAMMAD SHAHID		
10923	ZAMORA, IVAN VICENTE		
22697	ZANABLI, ABDUL RAHMAN		
13746	ZANGENEH, FEREYDOUN		
19380	ZAPPACOSTA, ANNE MARIE		
22533	ZARROUF, FAHD AZIZ		
20703	ZASLAW, STANLEY		
23736	ZAYAS-COLON, VANESSA M.		
22534	ZBOJNIEWICZ, ANDREW MICHAEL		
20997	ZEB, SARAH		
20926	ZEC, NATASA		
23156	ZEHMS, CHAD THOMAS		
16998	ZEID, FUAD MOHAMMED AU		
11854	ZEKAN, STEPHEN MICHAEL		
18831	ZEKAN, THOMAS JAMES		

West Virginia Board of Medicine
Podiatrists as of December 31, 2009

License	Name	License	Name
00317	ACREE, JOHN THOMAS	00168	GRANT, WILLIAM STEVEN
10401	ANANIA, MICHELLE CHRISTINE	00320	HADRYCH, JERRY IGNATIUS
00309	ANDERSON, DAVID A.	00280	HAGEY, BARBARA DIANNE
00365	ARNOLD, JAMES ROBERT	10403	HAN, NANCY M.
00217	ARNOLD, RICHARD CURTIS	00127	HARMON, JR., ROY CAMPBELL
00357	AVERY, KENNETH BURTON	00227	HERMAN, DALE STEVEN
10400	BAER, DAVID NICHOLAS	10404	HOLLINGSWORTH, SCOTT RICHARD
00318	BARRETTA, CLIFTON ANTHONY	00223	HOLTZ, PETER
00325	BERNEBURG, SCOTT WILLIAM	00249	IMANI, MOHAMMAD
00307	BICAK, NIKOLA	10391	JACKO, JOHN SERGIUS
00239	BLANK, BRUCE GARY	00261	JONES, RUTH GLASSBURN
00268	BOROWSKI, GREGORY DANIEL	00372	KELLY-DANHIRES, CHERIE LYNN
00376	BREM, JOHN ANDREW	00310	KOLENICH, VINCENT JOSEPH
00250	BRIELOFF, PETER NEIL	00359	LAKIN, CARRIE ANN
00230	BROOKS, SHEILA JEAN	00347	LAMBERT, MARK ANDREW
10396	BROWN, KEVIN DOUGLAS	00278	LE, DUNG SON
00167	BURGER, GERALD MICHAEL	00165	LEMBACH, LAURENCE
00349	CAIN, RUSTY LEE	00326	LEWIS, JAMES I.
00179	CASTLEMAN, NATHAN	00323	LO, KAREN GRACE
00276	CATANIA, JR., ANTHONY	00369	LONAS, CHRISTEN LEIGH
10394	CHIANESE, JAMES L.	00201	MALLORY, PHILIP WILLIAM
00337	CIMAGLIA, CATHY ANN	00366	MCVEY, JONATHAN TODD
00196	CURTIS, ASHTON CHRISTOPHER	00269	MELEK, STEVEN SCOTT
10395	DALE, ROBERT ANDREW	00244	MILLER, GORDON ALLAN
00371	DANHIRES, BRYAN WILLIAM	00348	MILLER, KIRT THOMAS
10389	DAVIS, RHONDA LYNN	00308	MINTON, WAYNE EDWIN
00236	DIDOMENICO, LAWRENCE A.	00368	MOLLIKA, II, JOHN J.
00247	DODD, JAMES EDWARD	00156	MOOREHEAD, RICHARD MANFORD
00213	DOMSKY, MAURY RAYMOND	00282	MROZEK, MARTIN MATTHEW
00363	DONATELLI, TIMOTHY J.	10392	MURRAY, MICHELLE ANN
00336	DOWLING, BRIAN GUY	00232	NEWMAN, KEITH MYLES
00237	DOWNER, STEVEN RANDOLPH	00316	NEWTON, JASON SCOTT
00290	EMCH, KENNETH JUDE	00367	NOTO, MICHAEL PATRICK
00350	ERSKINE, GERALD MARSHALL	00203	NUNAN, PATRICK JOSEPH
00181	FEATHERS, SCOTT JAMES	00220	O'DONNELL, MARK THOMAS
00375	FELTNER, ELIZABETH MARILYNN	00336	ORPHANOS, JOANN
00248	FERRERO, DAVID	00298	PELSANG, JAMES LOUIS
00331	FILCHECK, EDWARD ALAN	00297	PONTONE, MARILYN
00142	FOLICKMAN, STEPHEN ROBERT	00240	PROMMERSBERGER, JAMES EDWIN
00151	FRANKE, DAVID ROSS	10388	RAMDASS, ROLAND SHAMENDERAJ
10387	FULLER TERRY, ANEDRA YULONDA	00191	RAUCH, RICHARD L.
00178	GARAN, JR., JOHN	00271	REYNOLDS, LEONARD ANTHONY
00257	GLASSBURN, SCOTT ANDREW	00241	ROTHSTEIN, MARK WILLIAM
00141	GLEITZMAN, DAVID	10405	SCHMIDGALL, TODD ANTHONY
00377	GOODWIN, JOSEPH HERBERT	10390	SCOTT, SAMUEL EUGENE
00258	GORENSHTEIN, ALEXANDER	00166	SERDOZ, LUCIANO
00164	GRAHAM, GENE STEVEN	00315	SHOOK, JEFFREY EDWARD

License Name

License Name

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.
10402	WILT, MARK THOMAS
00176	WINANS, BRUCE DAVID
00342	WOOD, DAVID CHRIS
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, 2009

West Virginia Board of Medicine
Number of Active Medical Doctors by County
Licensed in the State of West Virginia as of December 31, 2009

County	Number	County	Number
Barbour	7	Berkeley	142
Boone	12	Braxton	8
Brooke	44	Cabell	505
Calhoun	6	Clay	3
Doddridge	2	Fayette	32
Glimer	3	Grant	14
Greenbrier	60	Hampshire	13
Hancock	32	Hardy	11
Harrison	156	Jackson	11
Jefferson	76	Kanawha	671
Lewis	33	Lincoln	8
Logan	51	Marion	77
Marshall	30	Mason	29
McDowell	26	Mercer	115
Mineral	16	Mingo	28
Monongalia	699	Monroe	3
Morgan	11	Nicholas	25
Ohio	165	Pendleton	5
Pleasants	2	Pocahontas	6
Preston	23	Putnam	41
Raleigh	182	Randolph	51
Ritchie	3	Roane	17
Summers	7	Taylor	7
Tucker	3	Tyler	5
Upshur	27	Wayne	20
Webster	4	Wetzel	13
Wirt	2	Wood	184
Wyoming	4		
		TOTAL:	3730

West Virginia Board of Medicine
Number of Active Podiatrists by County
Licensed in the State of West Virginia as of December 31, 2009

County	Number
Berkeley	4
Cabell	10
Fayette	1
Greenbrier	1
Hancock	1
Harrison	4
Jackson	1
Jefferson	1
Kanawha	7
Lewis	1
Logan	2
Marion	3
Marshall	1
Mercer	1
Mineral	1
Mingo	1
Monongalia	5
Ohio	4
Preston	1
Putnam	2
Raleigh	3
Randolph	2
Taylor	1
Upshur	1
Wayne	1
Wetzel	1
Wood	2
Wyoming	1
TOTAL:	64

West Virginia Board of Medicine
Number of Active Physician Assistants by County
Licensed in the State of West Virginia as of December 31, 2009

County	Number	County	Number
Barbour	6	Berkeley	27
Boone	6	Braxton	2
Cabell	48	Calhoun	1
Clay	2	Fayette	14
Gilmer	2	Grant	2
Greenbrier	6	Hampshire	4
Hancock	10	Hardy	6
Harrison	23	Jefferson	9
Kanawha	6	Kanawha	120
Lewis	5	Lincoln	3
Logan	1	Marion	11
Marshall	4	Mason	2
McDowell	3	Mercer	29
Mineral	1	Mingo	2
Monongalia	70	Morgan	3
Nicholas	8	Ohio	1
Ohio	45	Pendleton	2
Pocahontas	2	Preston	1
Putnam	10	Raleigh	36
Randolph	9	Roane	3
Summers	3	Taylor	5
Tucker	4	Upshur	15
Webster	3	Wirt	1
Wood	27	Wyoming	1
		TOTAL:	604

West Virginia Board of Medicine
Number of Active Medical Doctors by Primary Specialty
Licensed and Practicing in West Virginia as of December 31, 2009

Specialty		Number
ADL	Adolescent Medicine (Pediatrics)	1
ADM	Addiction Medicine	2
AI	Allergy & Immunology	14
AMF	Adolescent Medicine (Family Medicine)	1
AMI	Adolescent Medicine (Internal Medicine)	1
AN	Anesthesiology	177
APM	Pain Management	6
AS	Abdominal Surgery	1
ATP	Anatomic Pathology	11
CCA	Critical Care Medicine (Anesthesiology)	1
CCM	Critical Care Medicine (Internal Medicine)	4
CCP	Pediatric Critical Care Medicine	5
CD	Cardiovascular Disease	78
CHN	Child Neurology	5
CHP	Child and Adolescent Psychiatry	10
CLP	Clinical Pathology	1
CRS	Colon & Rectal Surgery	2
CTS	Cardiothoracic Surgery	41
D	Dermatology	37
DR	Diagnostic Radiology	91
EM	Emergency Medicine	195
END	Endocrinology, Diabetes and Metabolism	18
FOP	Forensic Pathology	5
FP	Family Practice	533
FPG	Geriatric Medicine (Family Practice)	1
FSM	Sports Medicine (Family Practice)	1
GE	Gastroenterology	40
GO	Gynecological Oncology	3
GP	General Practice	70
GS	General Surgery	175
GYN	Gynecology	21
HEM	Hematology (Internal Medicine)	2
HNS	Head & Neck Surgery	1
HO	Hematology/Oncology	26
HOS	Hospitalist	12
HS	Hand Surgery	2

Specialty		Number
IC	Interventional Cardiology	8
ICE	Clinical Cardiac Electrophysiology	7
ID	Infectious Disease	9
IM	Internal Medicine	590
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
MM	Medical Microbiology	1
MPD	Internal Medicine/Pediatrics	46
MPH	Public Health and General Preventive Medicine	6
N	Neurology	75
NEP	Nephrology	31
NM	Nuclear Medicine	1
NPM	Neonatal-Perinatal Medicine	6
NR	Nuclear Radiology	1
NRN	Neurology/Diagnostic Radiology/Neuroradiology	4
NS	Neurological Surgery	41
OBG	Obstetrics & Gynecology	153
OM	Occupational Medicine	14
OMF	Oral & Maxillofacial Surgery	2
ON	Medical Oncology	17
OPH	Ophthalmology	103
ORS	Orthopedic Surgery	115
OS	Other	7
OSM	Sports Medicine (Orthopedic Surgery)	2
OSS	Orthopedic Surgery of the Spine	3
OTO	Otolaryngology	65
OTR	Orthopedic Trauma	3
P	Psychiatry	156
PAN	Pediatric Anesthesiology (Pediatrics)	1
PCC	Pulmonary Critical Care Medicine	10
PD	Pediatrics	246
PDC	Pediatric Cardiology	5
PDE	Pediatric Endocrinology	2
PDP	Pediatric Pulmonology	2
PDS	Pediatric Surgery (Surgery)	3
PG	Pediatric Gastroenterology	1
PHL	Phlebology	2
PHO	Pediatric Hematology/Oncology	4

Specialty		Number
PLM	Palliative Medicine	5
PM	Physical Medicine & Rehabilitation	17
PMD	Pain Medicine	1
PN	Pediatric Nephrology	1
PO	Pediatric Ophthalmology	1
PS	Plastic Surgery	29
PSM	Sports Medicine (Pediatrics)	1
PTH	Anatomic/Clinical Pathology	95
PUD	Pulmonary Disease	19
PYG	Geriatric Psychiatry	1
R	Radiology	100
RHU	Rheumatology	13
RNR	Neuroradiology	1
RO	Radiation Oncology	21
S	Surgery	2
SM	Sleep Medicine	1
SO	Surgical Oncology	4
TRS	Trauma Surgery	1
U	Urology	55
UM	Undersea & Hyperbaric Medicine (Preventive Medicine)	1
US	Unspecified	3
VIR	Vascular and Interventional Radiology	4
VS	Vascular Surgery	13
	TOTAL:	3730

West Virginia Board of Medicine
Number of Active Podiatrists by Primary Specialty
Licensed and Practicing in West Virginia as of December 31, 2009

Specialty		Number
FOR	Foot Orthopedics, or Biomechanics	4
GP	General Practice	42
OS	Other	1
PGR	Podogeriatrics	1
POD	Podiatric Dermatology	1
S	Surgery	15
	TOTAL:	64

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, 2009

County	Specialty	Number
Barbour	EM Emergency Medicine	2
	FP Family Practice	3
	IM Internal Medicine	2
Berkeley	ADM Addiction Medicine	1
	AN Anesthesiology	6
	APM Pain Management	1
	CD Cardiovascular Disease	2
	CHP Child and Adolescent Psychiatry	1
	D Dermatology	3
	DR Diagnostic Radiology	4
	EM Emergency Medicine	10
	END Endocrinology, Diabetes and Metabolism	1
	FP Family Practice	26
	GP General Practice	1
	GS General Surgery	4
	GYN Gynecology	1
	HO Hematology/Oncology	1
	IM Internal Medicine	31
	MPD Internal Medicine/Pediatrics	2
	N Neurology	3
	OBG Obstetrics & Gynecology	7
	OM Occupational Medicine	2
	OPH Ophthalmology	3
	ORS Orthopedic Surgery	4
	OTO Otolaryngology	2
	P Psychiatry	8
	PD Pediatrics	8
	PLM Palliative Medicine	1
	PTH Anatomic/Clinical Pathology	1
	PUD Pulmonary Disease	3
	R Radiology	1
	RHU Rheumatology	1
	RO Radiation Oncology	1
U Urology	2	

County	Specialty	Number
Boone	CD Cardiovascular Disease	1
	FP Family Practice	6
	GP General Practice	2
	IM Internal Medicine	3
Braxton	FP Family Practice	3
	GP General Practice	2
	GS General Surgery	1
	IM Internal Medicine	2
Brooke	AN Anesthesiology	2
	CD Cardiovascular Disease	3
	CTS Cardiothoracic Surgery	1
	EM Emergency Medicine	10
	FP Family Practice	3
	GE Gastroenterology	1
	GS General Surgery	2
	HO Hematology/Oncology	1
	IM Internal Medicine	12
	NEP Nephrology	2
	OBG Obstetrics & Gynecology	1
	OTO Otolaryngology	1
	P Psychiatry	1
	R Radiology	1
U Urology	3	
Cabell	AI Allergy & Immunology	2
	AN Anesthesiology	19
	ATP Anatomic Pathology	2
	CCM Critical Care Medicine (Internal Medicine)	1
	CD Cardiovascular Disease	12
	CHN Child Neurology	1
	CHP Child and Adolescent Psychiatry	1
	CTS Cardiothoracic Surgery	8
	D Dermatology	6
	DR Diagnostic Radiology	16
	EM Emergency Medicine	10
	END Endocrinology, Diabetes and Metabolism	3
	FP Family Practice	70
	GE Gastroenterology	6
	GO Gynecological Oncology	1

County	Specialty	Number
	GP General Practice	5
	GS General Surgery	22
	GYN Gynecology	1
	HO Hematology/Oncology	2
	HOS Hospitalist	5
	HS Hand Surgery	2
	IC Interventional Cardiology	1
	ICE Clinical Cardiac Electrophysiology	2
	ID Infectious Disease	2
	IM Internal Medicine	88
	IMG Geriatric Medicine (Internal Medicine)	1
	MPD Internal Medicine/Pediatrics	8
	N Neurology	9
	NEP Nephrology	2
	NPM Neonatal-Perinatal Medicine	1
	NS Neurological Surgery	9
	OBG Obstetrics & Gynecology	26
	OM Occupational Medicine	1
	ON Medical Oncology	4
	OPH Ophthalmology	12
	ORS Orthopedic Surgery	16
	OSS Orthopedic Surgery of the Spine	1
	OTO Otolaryngology	9
	P Psychiatry	26
	PCC Pulmonary Critical Care Medicine	2
	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	1
	PMD Pain Medicine	1
	PS Plastic Surgery	5
	PTH Anatomic/Clinical Pathology	16
	PUD Pulmonary Disease	4
	R Radiology	10
	RHU Rheumatology	2
	RO Radiation Oncology	4
	SO Surgical Oncology	1
	U Urology	6
	VIR Vascular and Interventional Radiology	3

County	Specialty	Number
Calhoun	GS General Surgery	1
	IM Internal Medicine	4
	MPD Internal Medicine/Pediatrics	1
Clay	FP Family Practice	2
	GP General Practice	1
Doddridge	FP Family Practice	1
	IM Internal Medicine	1
Fayette	AN Anesthesiology	1
	DR Diagnostic Radiology	2
	EM Emergency Medicine	1
	FP Family Practice	5
	GP General Practice	3
	GS General Surgery	2
	IM Internal Medicine	8
	OPH Ophthalmology	1
	ORS Orthopedic Surgery	3
	PD Pediatrics	5
R Radiology	1	
Gilmer	EM Emergency Medicine	1
	FP Family Practice	1
	FSM Sports Medicine (Family Practice)	1
Grant	FP Family Practice	3
	GS General Surgery	1
	IM Internal Medicine	3
	OBG Obstetrics & Gynecology	1
	OPH Ophthalmology	1
	P Psychiatry	1
	PD Pediatrics	1
	PTH Anatomic/Clinical Pathology	2
	US Unspecified	1
Greenbrier	AN Anesthesiology	2
	ATP Anatomic Pathology	1
	CD Cardiovascular Disease	2
	CTS Cardiothoracic Surgery	1
	DR Diagnostic Radiology	1

County	Specialty	Number
	EM Emergency Medicine	1
	FP Family Practice	3
	GE Gastroenterology	2
	GS General Surgery	1
	HO Hematology/Oncology	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	4
	PLM Palliative Medicine	1
	PS Plastic Surgery	1
	PTH Anatomic/Clinical Pathology	3
	R Radiology	2
	U Urology	3
Hampshire		
	EM Emergency Medicine	1
	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
	R Radiology	1
Hancock		
	AN Anesthesiology	2
	D Dermatology	1
	DR Diagnostic Radiology	1
	END Endocrinology, Diabetes and Metabolism	2
	FP Family Practice	3
	GE Gastroenterology	1
	IM Internal Medicine	5
	MPD Internal Medicine/Pediatrics	1
	N Neurology	1
	NEP Nephrology	1
	NS Neurological Surgery	1
	OBG Obstetrics & Gynecology	1

County	Specialty	Number
	OPH Ophthalmology	1
	ORS Orthopedic Surgery	1
	P Psychiatry	4
	PD Pediatrics	2
	PTH Anatomic/Clinical Pathology	1
	R Radiology	2
	U Urology	1
Hardy	FP Family Practice	5
	GP General Practice	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	5
	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	5
	END Endocrinology, Diabetes and Metabolism	1
	FP Family Practice	29
	GE Gastroenterology	1
	GP General Practice	2
	GS General Surgery	5
	HO Hematology/Oncology	1
	IM Internal Medicine	26
	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	5
	P Psychiatry	9

County	Specialty	Number
	PD Pediatrics	7
	PM Physical Medicine & Rehabilitation	1
	PS Plastic Surgery	1
	PTH Anatomic/Clinical Pathology	4
	PUD Pulmonary Disease	2
	R Radiology	1
	RHU Rheumatology	1
	RO Radiation Oncology	2
	U Urology	4
	VS Vascular Surgery	2
Jackson	CD Cardiovascular Disease	1
	DR Diagnostic Radiology	1
	EM Emergency Medicine	1
	GS General Surgery	1
	IM Internal Medicine	2
	ORS Orthopedic Surgery	1
	OTO Otolaryngology	1
	PD Pediatrics	1
	R Radiology	1
	VIR Vascular and Interventional Radiology	1
Jefferson	AI Allergy & Immunology	1
	CD Cardiovascular Disease	2
	CTS Cardiothoracic Surgery	1
	DR Diagnostic Radiology	1
	EM Emergency Medicine	4
	FP Family Practice	22
	GE Gastroenterology	1
	GS General Surgery	2
	GYN Gynecology	2
	HO Hematology/Oncology	1
	IM Internal Medicine	6
	N Neurology	1
	NEP Nephrology	3
	OBG Obstetrics & Gynecology	3
	ON Medical Oncology	2
	OPH Ophthalmology	4
	ORS Orthopedic Surgery	4
	OTO Otolaryngology	1
	PD Pediatrics	3

County	Specialty	Number	
Kanawha	PTH	Anatomic/Clinical Pathology	5
	PUD	Pulmonary Disease	2
	R	Radiology	1
	RHU	Rheumatology	1
	U	Urology	2
	VS	Vascular Surgery	1
	AI	Allergy & Immunology	3
	AN	Anesthesiology	40
	APM	Pain Management	2
	ATP	Anatomic Pathology	3
	CCM	Critical Care Medicine (Internal Medicine)	1
	CCP	Pediatric Critical Care Medicine	1
	CD	Cardiovascular Disease	11
	CHN	Child Neurology	1
	CHP	Child and Adolescent Psychiatry	4
	CRS	Colon & Rectal Surgery	1
	CTS	Cardiothoracic Surgery	12
	D	Dermatology	6
	DR	Diagnostic Radiology	19
	EM	Emergency Medicine	14
	END	Endocrinology, Diabetes and Metabolism	6
FOP	Forensic Pathology	4	
FP	Family Practice	61	
GE	Gastroenterology	8	
GO	Gynecological Oncology	1	
GP	General Practice	6	
GS	General Surgery	37	
GYN	Gynecology	7	
HO	Hematology/Oncology	6	
HOS	Hospitalist	3	
IC	Interventional Cardiology	4	
ICE	Clinical Cardiac Electrophysiology	3	
ID	Infectious Disease	4	
IM	Internal Medicine	116	
LM	Legal Medicine	1	
MPD	Internal Medicine/Pediatrics	11	
MPH	Public Health and General Preventive Medicine	5	
N	Neurology	11	
NEP	Nephrology	5	
NM	Nuclear Medicine	1	

County	Specialty	Number
	NPM Neonatal-Perinatal Medicine	2
	NS Neurological Surgery	6
	OBG Obstetrics & Gynecology	26
	OM Occupational Medicine	2
	OMF Oral & Maxillofacial Surgery	1
	ON Medical Oncology	1
	OPH Ophthalmology	17
	ORS Orthopedic Surgery	19
	OS Other	5
	OSS Orthopedic Surgery of the Spine	1
	OTO Otolaryngology	11
	P Psychiatry	27
	PCC Pulmonary Critical Care Medicine	2
	PD Pediatrics	53
	PDC Pediatric Cardiology	1
	PDE Pediatric Endocrinology	1
	PDP Pediatric Pulmonology	1
	PDS Pediatric Surgery (Surgery)	2
	PG Pediatric Gastroenterology	1
	PHL Phlebology	1
	PHO Pediatric Hematology/Oncology	1
	PLM Palliative Medicine	1
	PM Physical Medicine & Rehabilitation	6
	PO Pediatric Ophthalmology	1
	PS Plastic Surgery	12
	PTH Anatomic/Clinical Pathology	21
	PUD Pulmonary Disease	4
	R Radiology	11
	RHU Rheumatology	2
	RO Radiation Oncology	3
	TRS Trauma Surgery	1
	U Urology	7
	US Unspecified	1
	VS Vascular Surgery	2
Lewis	EM Emergency Medicine	2
	FP Family Practice	7
	GS General Surgery	2
	IM Internal Medicine	6
	OBG Obstetrics & Gynecology	2
	ORS Orthopedic Surgery	2

County	Specialty	Number
Lincoln	OTO Otolaryngology	1
	P Psychiatry	8
	PD Pediatrics	2
	U Urology	1
	FP Family Practice	4
	GP General Practice	2
	IM Internal Medicine	1
Logan	PD Pediatrics	1
	AI Allergy & Immunology	1
	AN Anesthesiology	2
	EM Emergency Medicine	2
	FP Family Practice	9
	GP General Practice	2
	GS General Surgery	6
	HO Hematology/Oncology	1
	IM Internal Medicine	12
	NRN Neurology/Diagnostic Radiology/Neuroradiology	1
	OBG Obstetrics & Gynecology	3
	OM Occupational Medicine	1
	OPH Ophthalmology	1
	ORS Orthopedic Surgery	1
	OTO Otolaryngology	1
	PCC Pulmonary Critical Care Medicine	1
	PD Pediatrics	5
	PTH Anatomic/Clinical Pathology	1
	U Urology	1
	Marion	AI Allergy & Immunology
AN Anesthesiology		3
ATP Anatomic Pathology		1
CD Cardiovascular Disease		1
D Dermatology		1
DR Diagnostic Radiology		8
EM Emergency Medicine		3
FP Family Practice		9
GE Gastroenterology		1
GP General Practice		1
GS General Surgery		2
IM Internal Medicine		20
OBG Obstetrics & Gynecology		2

County	Specialty	Number
	ON Medical Oncology	1
	ORS Orthopedic Surgery	3
	OTO Otolaryngology	1
	P Psychiatry	4
	PD Pediatrics	7
	PUD Pulmonary Disease	1
	R Radiology	6
	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	2
	MPD Internal Medicine/Pediatrics	1
	OBG Obstetrics & Gynecology	3
	OPH Ophthalmology	2
	OTO Otolaryngology	1
	OTR Orthopedic Trauma	1
	PD Pediatrics	3
	U Urology	1
Mason	CTS Cardiothoracic Surgery	1
	FP Family Practice	5
	GE Gastroenterology	1
	GP General Practice	1
	GS General Surgery	1
	IM Internal Medicine	7
	MPD Internal Medicine/Pediatrics	1
	N Neurology	1
	OBG Obstetrics & Gynecology	2
	ORS Orthopedic Surgery	2
	PD Pediatrics	5
	PTH Anatomic/Clinical Pathology	1
	U Urology	1
McDowell	ATP Anatomic Pathology	1
	EM Emergency Medicine	2
	FP Family Practice	4

County	Specialty	Number
	GP General Practice	5
	GS General Surgery	2
	IM Internal Medicine	2
	OBG Obstetrics & Gynecology	3
	P Psychiatry	1
	PD Pediatrics	4
	R Radiology	2
Mercer		
	AN Anesthesiology	10
	CD Cardiovascular Disease	4
	CTS Cardiothoracic Surgery	1
	DR Diagnostic Radiology	4
	EM Emergency Medicine	7
	END Endocrinology, Diabetes and Metabolism	1
	FP Family Practice	11
	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	13
	N Neurology	5
	NEP Nephrology	5
	NS Neurological Surgery	2
	OBG Obstetrics & Gynecology	4
	ON Medical Oncology	1
	OPH Ophthalmology	3
	ORS Orthopedic Surgery	1
	OTO Otolaryngology	1
	P Psychiatry	3
	PD Pediatrics	7
	PM Physical Medicine & Rehabilitation	1
	PTH Anatomic/Clinical Pathology	3
	R Radiology	6
	RO Radiation Oncology	3
	U Urology	4
Mineral		
	EM Emergency Medicine	1
	FP Family Practice	7
	GP General Practice	1
	GS General Surgery	2

County	Specialty	Number
Mingo	IM Internal Medicine	3
	PD Pediatrics	1
	R Radiology	1
	AN Anesthesiology	1
	CD Cardiovascular Disease	2
	EM Emergency Medicine	3
	FP Family Practice	5
	GE Gastroenterology	1
	GS General Surgery	2
	IM Internal Medicine	5
	N Neurology	1
	P Psychiatry	1
	PD Pediatrics	2
	R Radiology	1
	RHU Rheumatology	1
U Urology	3	
Monongalia	ADL Adolescent Medicine (Pediatrics)	1
	ADM Addiction Medicine	1
	AI Allergy & Immunology	2
	AMF Adolescent Medicine (Family Medicine)	1
	AN Anesthesiology	45
	APM Pain Management	1
	ATP Anatomic Pathology	2
	CCA Critical Care Medicine (Anesthesiology)	1
	CCM Critical Care Medicine (Internal Medicine)	1
	CCP Pediatric Critical Care Medicine	4
	CD Cardiovascular Disease	14
	CHN Child Neurology	2
	CHP Child and Adolescent Psychiatry	2
	CLP Clinical Pathology	1
	CTS Cardiothoracic Surgery	5
	D Dermatology	7
	DR Diagnostic Radiology	9
	EM Emergency Medicine	49
	END Endocrinology, Diabetes and Metabolism	1
	FOP Forensic Pathology	1
	FP Family Practice	59
	GE Gastroenterology	7
	GP General Practice	2

County	Specialty	Number
	GS General Surgery	27
	GYN Gynecology	4
	HEM Hematology (Internal Medicine)	1
	HNS Head & Neck Surgery	1
	HO Hematology/Oncology	4
	HOS Hospitalist	1
	IC Interventional Cardiology	2
	ICE Clinical Cardiac Electrophysiology	2
	ID Infectious Disease	1
	IM Internal Medicine	84
	ISM Sports Medicine (Internal Medicine)	1
	MFM Maternal & Fetal Medicine	1
	MG Medical Genetics	1
	MM Medical Microbiology	1
	MPD Internal Medicine/Pediatrics	16
	MPH Public Health and General Preventive Medicine	1
	N Neurology	25
	NEP Nephrology	6
	NPM Neonatal-Perinatal Medicine	3
	NR Nuclear Radiology	1
	NRN Neurology/Diagnostic Radiology/Neuroradiology	1
	NS Neurological Surgery	13
	OBG Obstetrics & Gynecology	22
	OM Occupational Medicine	5
	OMF Oral & Maxillofacial Surgery	1
	ON Medical Oncology	5
	OPH Ophthalmology	29
	ORS Orthopedic Surgery	30
	OS Other	1
	OSM Sports Medicine (Orthopedic Surgery)	1
	OTO Otolaryngology	18
	OTR Orthopedic Trauma	1
	P Psychiatry	30
	PAN Pediatric Anesthesiology (Pediatrics)	1
	PCC Pulmonary Critical Care Medicine	4
	PD Pediatrics	44
	PDC Pediatric Cardiology	4
	PHO Pediatric Hematology/Oncology	2
	PLM Palliative Medicine	1
	PM Physical Medicine & Rehabilitation	2
	PN Pediatric Nephrology	1

County	Specialty	Number
	PS Plastic Surgery	3
	PTH Anatomic/Clinical Pathology	20
	PUD Pulmonary Disease	2
	R Radiology	36
	RHU Rheumatology	3
	RNR Neuroradiology	1
	RO Radiation Oncology	1
	S Surgery	2
	SO Surgical Oncology	1
	U Urology	8
	UM Undersea & Hyperbaric Medicine (Preventive Medicine)	1
	VS Vascular Surgery	4
Monroe		
	EM Emergency Medicine	1
	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	1
Nicholas		
	DR Diagnostic Radiology	1
	EM Emergency Medicine	2
	FP Family Practice	11
	GP General Practice	1
	GS General Surgery	3
	IM Internal Medicine	2
	OBG Obstetrics & Gynecology	2
	ORS Orthopedic Surgery	1
	PD Pediatrics	2
Ohio		
	AN Anesthesiology	9
	APM Pain Management	1
	CCM Critical Care Medicine (Internal Medicine)	1
	CD Cardiovascular Disease	6
	CHN Child Neurology	1
	CHP Child and Adolescent Psychiatry	1
	CRS Colon & Rectal Surgery	1
	CTS Cardiothoracic Surgery	7
	D Dermatology	3

County	Specialty	Number
	DR Diagnostic Radiology	7
	EM Emergency Medicine	11
	END Endocrinology, Diabetes and Metabolism	2
	FP Family Practice	25
	GS General Surgery	5
	GYN Gynecology	3
	HO Hematology/Oncology	2
	IM Internal Medicine	11
	N Neurology	5
	NEP Nephrology	4
	NRN Neurology/Diagnostic Radiology/Neuroradiology	1
	NS Neurological Surgery	3
	OBG Obstetrics & Gynecology	6
	ON Medical Oncology	2
	OPH Ophthalmology	2
	ORS Orthopedic Surgery	8
	OTO Otolaryngology	3
	P Psychiatry	5
	PD Pediatrics	6
	PDE Pediatric Endocrinology	1
	PM Physical Medicine & Rehabilitation	1
	PS Plastic Surgery	5
	PSM Sports Medicine (Pediatrics)	1
	PTH Anatomic/Clinical Pathology	5
	R Radiology	5
	RO Radiation Oncology	3
	SM Sleep Medicine	1
	U Urology	2
Pendleton	FP Family Practice	3
	PD Pediatrics	1
	PTH Anatomic/Clinical Pathology	1
Pleasants	GP General Practice	1
	IM Internal Medicine	1
Pocahontas	EM Emergency Medicine	2
	FP Family Practice	1
	GS General Surgery	1
	IM Internal Medicine	1
	P Psychiatry	1

County	Specialty	Number	
Preston	EM	Emergency Medicine	1
	FP	Family Practice	11
	GP	General Practice	2
	GS	General Surgery	2
	IM	Internal Medicine	1
	MPD	Internal Medicine/Pediatrics	1
	N	Neurology	1
	OBG	Obstetrics & Gynecology	1
	OM	Occupational Medicine	1
	PD	Pediatrics	2
Putnam	AN	Anesthesiology	1
	DR	Diagnostic Radiology	1
	FP	Family Practice	13
	GP	General Practice	2
	GS	General Surgery	2
	ID	Infectious Disease	1
	IM	Internal Medicine	5
	NEP	Nephrology	1
	NRN	Neurology/Diagnostic Radiology/Neuroradiology	1
	OBG	Obstetrics & Gynecology	1
	OM	Occupational Medicine	1
	OPH	Ophthalmology	1
	OTO	Otolaryngology	2
	P	Psychiatry	2
	PD	Pediatrics	6
PTH	Anatomic/Clinical Pathology	1	
Raleigh	AI	Allergy & Immunology	1
	AN	Anesthesiology	9
	ATP	Anatomic Pathology	1
	CD	Cardiovascular Disease	4
	CTS	Cardiothoracic Surgery	1
	D	Dermatology	1
	DR	Diagnostic Radiology	6
	EM	Emergency Medicine	10
	FP	Family Practice	15
	GE	Gastroenterology	4
	GP	General Practice	5
	GS	General Surgery	8
	GYN	Gynecology	2

County	Specialty	Number
	HO Hematology/Oncology	2
	HOS Hospitalist	1
	IC Interventional Cardiology	1
	ID Infectious Disease	1
	IM Internal Medicine	40
	N Neurology	2
	NEP Nephrology	1
	NS Neurological Surgery	2
	OBG Obstetrics & Gynecology	11
	ON Medical Oncology	1
	OPH Ophthalmology	5
	ORS Orthopedic Surgery	7
	OSS Orthopedic Surgery of the Spine	1
	OTO Otolaryngology	3
	P Psychiatry	7
	PD Pediatrics	13
	PHL Phlebology	1
	PM Physical Medicine & Rehabilitation	1
	PTH Anatomic/Clinical Pathology	4
	R Radiology	4
	RHU Rheumatology	1
	RO Radiation Oncology	2
	SO Surgical Oncology	1
	U Urology	2
	VS Vascular Surgery	1
Randolph	AN Anesthesiology	3
	EM Emergency Medicine	8
	FP Family Practice	8
	GE Gastroenterology	1
	GP General Practice	1
	GS General Surgery	3
	GYN Gynecology	1
	HO Hematology/Oncology	1
	HOS Hospitalist	2
	IM Internal Medicine	5
	N Neurology	1
	OBG Obstetrics & Gynecology	4
	OPH Ophthalmology	2
	ORS Orthopedic Surgery	2
	OTO Otolaryngology	2

County	Specialty	Number
	P Psychiatry	1
	PCC Pulmonary Critical Care Medicine	1
	PD Pediatrics	3
	PTH Anatomic/Clinical Pathology	1
	R Radiology	1
Ritchie	FP Family Practice	1
	GP General Practice	1
	IM Internal Medicine	1
Roane	DR Diagnostic Radiology	1
	EM Emergency Medicine	5
	FP Family Practice	4
	GP General Practice	3
	GS General Surgery	2
	MPD Internal Medicine/Pediatrics	1
	P Psychiatry	1
Summers	CD Cardiovascular Disease	1
	EM Emergency Medicine	1
	FP Family Practice	2
	GS General Surgery	1
	IM Internal Medicine	1
	PD Pediatrics	1
Taylor	FP Family Practice	4
	GP General Practice	3
Tucker	FP Family Practice	2
	IM Internal Medicine	1
Tyler	EM Emergency Medicine	1
	FP Family Practice	2
	GP General Practice	1
	OPH Ophthalmology	1
Upshur	EM Emergency Medicine	1
	FP Family Practice	9
	GS General Surgery	3
	IM Internal Medicine	4
	OBG Obstetrics & Gynecology	3
	OPH Ophthalmology	1

County	Specialty	Number
Wayne	OTO Otolaryngology	1
	P Psychiatry	4
	PD Pediatrics	1
	CD Cardiovascular Disease	1
	END Endocrinology, Diabetes and Metabolism	1
	FP Family Practice	7
	GS General Surgery	1
	IM Internal Medicine	4
	MPD Internal Medicine/Pediatrics	1
	OM Occupational Medicine	1
	PD Pediatrics	1
	PM Physical Medicine & Rehabilitation	1
	PS Plastic Surgery	1
PUD Pulmonary Disease	1	
Webster	FP Family Practice	2
	P Psychiatry	1
	PD Pediatrics	1
Wetzel	AI Allergy & Immunology	1
	AN Anesthesiology	3
	EM Emergency Medicine	1
	FP Family Practice	1
	GS General Surgery	2
	IM Internal Medicine	2
	OBG Obstetrics & Gynecology	1
	PD Pediatrics	2
Wirt	FP Family Practice	1
	PD Pediatrics	1
Wood	AN Anesthesiology	12
	CD Cardiovascular Disease	6
	CHP Child and Adolescent Psychiatry	1
	CTS Cardiothoracic Surgery	2
	D Dermatology	2
	DR Diagnostic Radiology	4
	EM Emergency Medicine	16
	FP Family Practice	31
	GE Gastroenterology	3
	GO Gynecological Oncology	1

County	Specialty	Number
	GP General Practice	4
	GS General Surgery	7
	HO Hematology/Oncology	3
	IM Internal Medicine	19
	N Neurology	5
	NEP Nephrology	1
	NS Neurological Surgery	3
	OBG Obstetrics & Gynecology	8
	OPH Ophthalmology	8
	ORS Orthopedic Surgery	7
	OTO Otolaryngology	1
	OTR Orthopedic Trauma	1
	P Psychiatry	8
	PD Pediatrics	4
	PM Physical Medicine & Rehabilitation	3
	PS Plastic Surgery	1
	PTH Anatomic/Clinical Pathology	5
	PYG Geriatric Psychiatry	1
	R Radiology	6
	RHU Rheumatology	1
	RO Radiation Oncology	2
	SO Surgical Oncology	1
	U Urology	3
	US Unspecified	1
	VS Vascular Surgery	3
Wyoming	GP General Practice	1
	GS General Surgery	2
	PD Pediatrics	1
TOTAL:		3730

West Virginia Board of Medicine
Number of Active Podiatrists by County, by Primary Specialty
Licensed and Practicing in West Virginia as of December 31, 2009

County	Specialty	Number
Berkeley	FOR Foot Orthopedics, or Biomechanics	1
	GP General Practice	3
Cabell	GP General Practice	7
	S Surgery	3
Fayette	PGR Podogeriatrics	1
Greenbrier	OS Other	1
Hancock	GP General Practice	1
Harrison	GP General Practice	3
	S Surgery	1
Jackson	GP General Practice	1
Jefferson	S Surgery	1
Kanawha	FOR Foot Orthopedics, or Biomechanics	1
	GP General Practice	2
	S Surgery	4
Lewis	GP General Practice	1
Logan	GP General Practice	2
	GP General Practice	2
Marion	GP General Practice	2
	POD Podiatric Dermatology	1
Marshall	GP General Practice	1
Mercer	GP General Practice	1
Mineral	GP General Practice	1
Mingo	FOR Foot Orthopedics, or Biomechanics	1

County	Specialty	Number	
Monongalia	FOR	Foot Orthopedics, or Biomechanics	1
	GP	General Practice	2
	S	Surgery	2
Ohio	GP	General Practice	4
Preston	S	Surgery	1
Putnam	GP	General Practice	2
Raleigh	GP	General Practice	3
Randolph	GP	General Practice	1
	S	Surgery	1
Taylor	GP	General Practice	1
Upshur	GP	General Practice	1
Wayne	GP	General Practice	1
Wetzel	GP	General Practice	1
Wood	GP	General Practice	1
	S	Surgery	1
Wyoming	S	Surgery	1
TOTAL:		64	

PHYSICIAN ASSISTANT LICENSURE - 2009

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, 2009

Physician Assistant Graduates from In-State Schools	Number	
Physician Assistant Program Alderson Broaddus College	WV	248
Physician Assistant Program Mountain State University/The College of WV, Beckley	WV	161
WEST VIRGINIA UNIVERSITY (Not an approved PA Program)	WV	1

Physician Assistant Graduates from Out-of-State Schools	Number	
Midwestern University, Arizona Campus	AZ	1
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
Physician Assistant Program George Washington University	DC	4
Physician Assistant Program University of Florida	FL	3
Physician Assistant Program Emory University	GA	2
Physician Assistant Program University Of Kentucky	KY	6
UNIVERSITY KY HSC, LEXINGTON	KY	6
Physician Assistant Program Northeastern University	MA	2
Health Associate Program The Johns Hopkins University	MD	1
Physician Assistant Program Essex Community College	MD	4
Physician Assistant Program University of New England	ME	1
Michigan State University Grand Rapids	MI	1
Physician Assistant Program Western Michigan University	MI	2
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	5
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
Physician's Assistant Program Bayley-Seton Hospital, Staten Island	NY	1
FINDLAY UNIVERSITY, FINDLAY	OH	2
MED COL OH, TOLEDO	OH	1
Physician Assistant Program Cuyahoga Community College	OH	1
Physician Assistant Program Kettering College Of Medical Arts	OH	7
PHYSICIAN ASSISTANT SCHOOL MARIETTA COLLEGE	OH	23
TOLEDO MED COL, TOLEDO	OH	1

OK UNIVERSITY HSC, OKLAHOMA CITY	OK	1
Physician Associate Program University Of Oklahoma	OK	5
University of Oklahoma College of Medicine	OK	1
DREXEL UNIVERSITY, PHILADELPHIA	PA	2
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	12
Physician Assistant Program Arcadia University, Glenside	PA	3
Physician Assistant Program Chatham College, Pittsburgh	PA	11
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	12
Seton Hill, Greensburg	PA	6
PHYSICIAN ASSISTANT PROGRAM - MEDICAL UNIVERSITY OF SOUTH CAROLINA	SC	1
Physician Assistant Program Medical University Of South Carolina	SC	1
Physician Assistant Program Trevecca Nazarene College	TN	1
University of Texas Medical School at Galveston	TX	1
University of Utah School of Medicine	UT	1
Physician Assistant Program College of Health Sciences, Roanoke	VA	4
Physician Assistant Program James Madison University, Harrisburg	VA	2
SHENANDOAH UNIVERSITY, WINCHESTER	VA	15
Physician Assistant Program University Of Wisconsin	WI	1

Total Physician Assistants -- Graduates: 597

Total Physician Assistants -- Non-Graduates: 7

Total Physician Assistants Active as of December 31, 2009: 604

West Virginia Board of Medicine
New Physician Assistants for 2009

Monday, January 12, 2009

ASHLEY NICOLE CHAPMAN
CRYSTAL MICHELLE COOPER
JULIE SUZANNE COWDEN
ERIK SCOTT DANIELS
LAURIE JO HALL
SUSAN MARIE KETCHEM
SHANNON BRADLEY MURRELL
CARRIE DAWN WILHERE
SARAH MARIE SUMRALL
JEFFREY LEE JONES

Monday, March 09, 2009

HOLLY JO DUDASH
CANDI REEVES GULTEKI
SUZANNE MILLER DAHL
LINDSEY MARIE ECK KILE
HEATHER REAY JEWELL
MURIEL JUNE WILSON
RENE MERRY BATTISTA

Monday, May 11, 2009

JEFFREY J. WRIGHT
LAURA ELIZABETH GOULD
KARA ELIZABETH KIMBERLY
SHANE JERYL MCAFEE

Monday, July 13, 2009

JUSTIN RUSSELL MORGAN
FORREST TAYLOR OLGERS
MONICA LYNN SHAFFER
KRISTINA L. SMITH
SEAN S. FRUSH
MARK ALLEN HARRIS
BRITTANY NICOLE HORNER
VANESSA DAWN BARTHOLOMEW
RICHARD WARREN FARNUM
ASHLEY LYNN PORTZ

Monday, September 14, 2009

ERIKA MARIE-LOU POWELL
HEATHER DAWN MALSON
CHRISTY ANN LIVELY-WILLIAMS
JANIE LEE KNOTTS
KRISTIN THOMAS JONES
KARA NICOLE BLACK
FAYE ANNE WILLIAMSON
LORI MARIE HALDEMAN
TRISHIA GAIL HAGERMAN
REBECCA LEE GARDNER
AARON ROBERT HOEKJE
KYLE TIMOTHY ROBERTS
KELLEY ALINA WHOOLERY
MINTIE HOLLANDSWORTH YARBE
AMANDA MARIE DAVIS
AMY LYNN BICKAR
BRANDON WAYNE BALLARD
ALAYNA KIERSTEN ALMOND
JASON A. LINCOLN
RAYMOND L. EIFEL
JESSICA DAWN DAVIS
JULIE ALISON SMITH

Monday, November 09, 2009

AMANDA STARR KEENEY
KIESHA MARIE WINE
ALISON MICHELLE ERVIN
AMANDA SUE HANSEN
BRITTANY MCCLURE JANSEN
JAMES MICHAEL LACKEY
JULIE LYNN LARKO
KARA M. MALAGISE
ERIC J. PIPPI
CHARITI PORTER STEPHENS
ALEXANDRA RUTH VACCARO
MARGARET ALICE WALKER
DAVID CARSON WEBSTER
STEPHANIE ELIZABETH HOOGERH

West Virginia Board of Medicine
Physician Assistants Licensed in West Virginia
Active as of December 31, 2009

<i>Physician Assistant</i>	<i>Supervisor</i>	<i>Primary Work Location</i>
DAVID L. ADKINS	SCOTT EDWARD MILLER, M.D.	CHARLESTON, WV
DIANNA GAIL ADKINS	WAHEED AHMED KHAN, M.D.	HINTON, WV
DUSTIN GAVIN ADKINS	JAMES KETRON ROSS, M.D.	CHARLESTON, 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
ALAYNA KIERSTEN ALMOND	DANIEL BARRY DOYLE, M.D.	SCARBRO, WV
AMY BETH ALVIS	WILLIAM MARTIN ELLIOTT II, M.D. ROBERT WILSON EDWARDS III, M.D. MILAGROS MERCEDES VIDOT, 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.	MORGANTOWN, WV
JEREMIAH DAVID ARMSTRONG	JOHN HOWARD LOBBAN, M.D. RICHARD LEE SMITH II, 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
BRIAN LEONARD BAKER	CARROLL DAVID CHRISTIANSEN, M.D.	SPENCER, WV
JOSHUA S. BAKER	ELAINE JEAN KIRCHDOERFER, M.D. ANDREW ALAN TALKINGTON, M.D. ROBERT EUGENE BLAKE, M.D.	ELKINS, WV
NICHOLAS J. BAKER	SAMUEL KUMP ROBERTS, M.D. SHEIKH SHEHZAD PARVIZ, M.D.	MILL CREEK, WV

<i>Physician Assistant</i>	<i>Supervisor</i>	<i>Primary Work Location</i>
BRANDON WAYNE BALLARD	VENKATA RAMANA MONINGI, M.D.	CHARLESTON, 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	SUSAN ELIZABETH LONG, M.D.	BUCKHANNON, WV
JUSTIN ANDREW BARRY	ROBERT LOUIS CROSS, M.D.	WHEELING, WV
VANESSA DAWN BARTHOLOMEW	TIMOTHY MICHAEL DALY, M.D.	HUNTINGTON, WV
SHELLEY L. BARTSCH	KENNETH CHARLES NANNERS, M.D.	WHEELING, WV
MELISSA DIANNE BASNETT	BRIAN REYNOLDS HAMLIN, M.D. SCOTT D. DAFFNER, M.D.	MORGANTOWN, WV
LISA M. BASYE	LINFORD KULP GEHMAN, M.D. JAMES LLOYD RISING, M.D.	BAKER, WV
RENE MERRY BATTISTA	ALAN RICHARD KOESTER, M.D.	HUNTINGTON, WV
JOHN MICHAEL BAUGHMAN	EDWARD EUGENE WRIGHT, M.D. STANLEY THOMAS MORRIS, M.D.	CHARLESTON, WV
AMY LYNN BEAVER	ZAVEEN AHMAD KUREISHY, M.D.	GLEN DALE, WV

<i>Physician Assistant</i>	<i>Supervisor</i>	<i>Primary Work Location</i>
JAMES E. BEAVER	MICHAEL ANTHONY KELLY, 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
STACIE L. BECKETT	JOSE Y. AUDITOR, M.D.	WILLIAMSON, WV
NATALIE RATCLIFFE BEESON	KIRAN RANCHHODBHAI PATEL, M.D. LEELA KIRAN PATEL, M.D.	CHARLESTON, WV
THOMAS J. BELFORD, JR.	ENID AMERICA KURTZ, M.D.	WINFIELD, WV
DAVID EUGENE BELLVILLE	PAULA KAY LARSEN, M.D.	KENOVA, WV
JON CARTER BENSON	WAYNE BOYD CAYTON JR., M.D.	PARKERSBURG, WV
AMY LYNN BICKAR	MANISH MONGA, M.D.	WHEELING, WV
BETH LYNN BITTINGER	HOWARD LEE SHACKELFORD JR., M.D.	WHEELING, WV
COURTNEY RACHEL BITZER	MARK CLINE BATES, M.D.	CHARLESTON, WV
DOUGLAS WESLEY BITZER	RONALD JEFFREY MCCOWAN, M.D.	CHARLESTON, WV
KARA NICOLE BLACK	UMAPATHY SUNDARAM, M.D.	MORGANTOWN, 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.	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. JUDDSON DALE AARON LINDLEY I, M.D.	SCARBRO, WV
ANGELA MARSHA BRAMMELL	SHIRLEY MAE NEITCH, M.D. LYNNE JANICE GOEBEL, M.D.	HUNTINGTON, WV

<i>Physician Assistant</i>	<i>Supervisor</i>	<i>Primary Work Location</i>
STACY MARIE BRANDT	ROYA OMID JAVID, M.D.	WHEELING, WV
DEBORAH JEAN BROWN	ADIN LIM TIMBAYAN, M.D.	MONTGOMERY, WV
GEORGE BURTON BRYANT, JR.	COLIN ALEXANDER ROSE, M.D. ANDREW MICHAEL PACOS, 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.	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
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DAVID W. RUNYON	SCOTT MATTHEW KILLMER, M.D.	BECKLEY, WV

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GENO ANTHONY SANTANGELO, J	MAGDALENO SIMBOL NUCUM, M.D.	SOUTH CHARLESTON, W
HEATHER NICOLE SAVILLE	JOHN JEFFREY WHYTE, M.D.	MARTINSBURG, WV
MELANIE KRISTIN SAYRE	KURT MYRON NELLHAUS, M.D. ROBERT MICHAEL EGGLESTON, M.D. ANTHONY PETER DASARO, M.D.	CHARLESTON, WV
CARLA JO SCHARF	MARK THOMAS WITKOWSKI, M.D.	GRAFTON, WV
SCOTT MICHAEL SCHULTE	AHMAD RAHBAR, M.D. JOHN WHITAKER KLAY, M.D.	WHEELING, WV
THERESA SEARS	J. JORGE A. GORDINHO, M.D.	RUPERT, WV
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HEATHER MARIE SHIELDS	MICHAEL TIMOTHY WAYT, M.D.	GLEN DALE, WV
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DANIEL PAT STALNAKER	MICHAEL DAVID KIRK, M.D. ALI AKBAR KHAN, M.D.	BUCKHANNON, WV
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STEPHANIE JEAN ZUNIGA	ROBERTO REYNA CISNEROS, M.D. CATHY MARIE FUNK, M.D.	MARTINSBURG, WV

COMPLAINTS/INVESTIGATIONS - 2009

**DISCIPLINARY CASES - PROBABLE CAUSE FOUND/
DISCIPLINARY SANCTION**

WEST VIRGINIA BOARD OF MEDICINE

Complaints/Investigations - 2009

Disciplinary Cases - Probable Cause Found/Disciplinary Sanction

MEDICAL PROVIDER

Bendy, Jr., Robert Harold, M.D.

Blacksberg, Ilene Rae, M.D.

Bofill, Rano Solidum, M.D.

Bolyard, Timothy A., P.A.-C.

Boyle, Michael Francis, M.D.

Bragg, Billy Joe, P.A.-C.

Cabe, Ellen Mary, M.D.

Casey, Sean Owen, M.D.

Chandrasekhar, Subramaniam, M.D.

Dodson, Jeffrey Alan, M.D.

Donahoe, Dorval Hendrix, M.D.

Fakier, David R., M.D.

Goodwin, Frederick Mark, M.D.

Greer, II, Ronald Edward, M.D.

Guo, Weixing, M.D.

Hallberg, John Andrew, M.D.

Harpold, Robert Morris, M.D.

Complaints/Investigations - 2009

Disciplinary Cases - Probable Cause Found/Disciplinary Sanction

continued

MEDICAL PROVIDER

Herring, Craig Scott, M.D.

Hess, David Elwood, M.D.

Hess, Robert Albert, M.D.

Klein, Carol Angela, M.D.

Koh, Yung Hie, M.D.

Kyer, III, Paul Dean, M.D.

Lewis, Karl Chester, M.D.

Makker, Ram Swaroop, M.D.

May, Billy Paul, D.P.M.

Merrifield, John Vincent, M.D.

Okoh, James Ikemefuna, M.D.

Phares, Robert William, M.D.

Polavarapu, Padmaja, M.D.

Portillo, Augusto L., M.D.

Poulos, Evangelos George, M.D.

Ramakrishnan, Karthik, M.D.

Ramesh, H.S., M.D.

Recine, Carl Albert, M.D.

Complaints/Investigations - 2009

Disciplinary Cases - Probable Cause Found/Disciplinary Sanction

continued

MEDICAL PROVIDER

Sadorra, Lagrimas Babiera, M.D.

Savit, Russ Marc, M.D.

Schemenauer, Stephen, P.A.-C.

Shah, Dinesh Babubhai, M.D.

Silk, Adnan, M.D.

Small, Fairleigh David, M.D.

St. Onge, Ricky Donald, M.D.

Statum, Kasey Avis, M.D.

Van Deren, III, John Medearis, M.D.

Weiss, Juli Stone, M.D.

TOTAL 45

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: ROBERT HAROLD BENDY, JR., M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Dr. Bendy currently holds an active license to practice medicine and surgery in the State of West Virginia, License No. 16475, issued in 1991 by the Board, and his address of record is in Fayetteville, West Virginia.
2. In December 2007, the Complaint Committee of the Board ("Committee") received a complaint against Dr. Bendy from a pharmacist regarding Dr. Bendy's prescribing practices at the Maybeury Clinic in McDowell County, West Virginia.
3. Dr. Bendy filed a timely response to the complaint.
4. Further investigation ensued and the evidence obtained included an individual who in 2006 obtained from Dr. Bendy in Dr. Bendy's office, prescriptions for Schedule III controlled substances for his wife who was not present, but incarcerated at the time for forgery and uttering.
5. In addition, the evidence obtained showed a confidential informant who in 2007 was provided two (2) prescriptions for himself by Dr. Bendy in Dr. Bendy's office for

Schedule III and IV controlled substances, and one (1) prescription for a Schedule III controlled substance for the spouse of the confidential informant, who was not present.

6. Charges in a Complaint and Notice of Hearing have been filed by the Board against Dr. Bendy, setting a hearing for July 15th, 2009.

7. Dr. Bendy has no plans to practice medicine in West Virginia in the future, he admits the above Findings of Fact, and wishes to enter into this Consent Order in order to settle this matter and terminate his dispute with the 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 exists to substantiate charges of disqualification of Dr. Bendy from the practice of medicine and surgery in the State of West Virginia due to violations of the West Virginia Medical Practice Act and Rules of the Board, including W. Va. Code § 30-3-14(c) (13), (17) and (20), and 11 CSR 1A 12.1(e),(j), and (x), and 11 CSR 1A 12.2(a)(A),(B), (D), and (d), all relating to unprofessional, unethical and dishonorable conduct.

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

CONSENT

Robert Harold Bendy, 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. Bendy 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. Bendy 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. Bendy waives all rights to such a public hearing.

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

5. Dr. Bendy 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

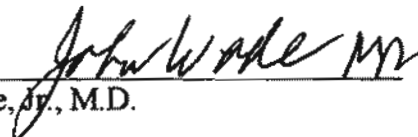
of Law of the Board, and on the basis of the Consent of Dr. Bendy, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. Effective May ²⁰~~15~~, 2009, Dr. Bendy's License No. 16475, is **SURRENDERED** to the Board.

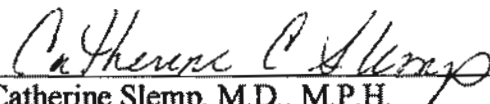
2. Dr. Bendy will not apply to the Board for licensure in the future, and if he does, his application will be denied.

The foregoing Consent Order was entered this 27th day of May, 2009.

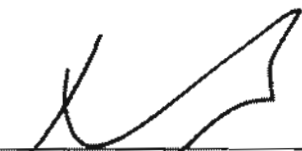
WEST VIRGINIA BOARD OF MEDICINE



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



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



Robert Harold Bendy, Jr., M.D.

Date: 5/20/09

STATE OF West Virginia
COUNTY OF Kanawha

I, Leslie A. Higginbotham, a Notary Public for said county and state do hereby certify that Robert Harold Bendy, Jr., M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 20th day of May, 2009.
My commission expires November 20, 2017.


Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: ILENE RAE BLACKSBERG, M.D.

CONSENT ORDER

The West Virginia Board of Medicine (“Board”) and Ilene Rae Blacksberg, M.D. (“Dr. Blacksberg”) freely and voluntarily enter into the following Order pursuant to West Virginia Code § 30-3-14, *et seq.*

FINDINGS OF FACT

1. Dr. Blacksberg currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 16236, issued originally in 1990.
2. In May, 2009, the Board initiated a complaint against Dr. Blacksberg, which complaint alleged an inability to practice medicine with reasonable skill and safety due to mental impairment or abnormality, and unprofessional, unethical conduct (complaint number 09-79-W).
3. Dr. Blacksberg filed a response with the Board and appeared for a full discussion of the matter before the Complaint Committee of the Board in September, 2009.
4. Dr. Blacksberg has expressed the desire to enter into this Consent Order with the Board in lieu of proceeding to hearing on charges the Board may file against her in relation to complaint number 09-79-W, described in paragraph two (2), above.
5. To ensure that Dr. Blacksberg practices medicine in the State of West Virginia with a reasonable degree of skill and safety to her patients it is necessary to impose certain

appropriate conditions, limitations and/or restrictions upon the license of Dr. Blacksberg to practice medicine in the State of West Virginia.

CONCLUSIONS OF LAW

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

2. Probable cause exists to substantiate charges of disqualification of Dr. Blacksberg from the practice of medicine due to violations of the provisions of West Virginia Code § 30-3-14(c)(17) and (21) and 11 CSR 1A 12.1(e), (h) and (j), relating to the inability to practice medicine with reasonable skill and safety due to mental impairment or abnormality and relating to unprofessional, unethical conduct.

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

CONSENT

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

1. Dr. Blacksberg 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 West Virginia Code § 30-3-14(h) and § 29A-5-1, *et seq.*;

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

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

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

5. Dr. Blacksberg understands that this 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. Blacksberg, the Board hereby **ORDERS** as follows:

1. The license to practice medicine and surgery of Dr. Blacksberg is hereby placed in a **PROBATIONARY** status for five (5) years beginning from the date of entry of this Consent Order, subject to compliance by Dr. Blacksberg with all of the terms and conditions of this Order.

2. Dr. Blacksberg shall not engage in solo practice during the period of probation and shall not practice medicine more than thirty (30) hours per week.

3. Dr. Blacksberg shall be under the care of a licensed psychiatrist and shall have the psychiatrist provide regular reports to the Board regarding Dr. Blacksberg's treatment, condition, and medication compliance at least every ninety (90) days for the duration of the probation.

4. Dr. Blacksberg shall report where she is practicing and the volume of her practice to the Complaint Committee of the Board and shall be responsible for timely notifying the Complaint Committee of the Board upon a change in her employment, and/or employment status.

5. Dr. Blacksberg shall appear in person annually at the request of the Complaint Committee for continued discussion of her on-going status.

6. Dr. Blacksberg shall attend Narcotics Anonymous ("NA") meetings two times per week for the duration of the probationary period and shall keep a written log of her meeting attendance. The log of meeting attendance shall be produced upon request to the Complaint Committee, Counsel and/or Investigator of the Board.

7. Dr. Blacksberg shall notify the Board should she be hospitalized during the period of the Consent Order. Should Dr. Blacksberg be hospitalized during the period of the Consent Order, Dr. Blacksberg's license shall immediately be placed on **INACTIVE** status.

8. Dr. Blacksberg shall provide a copy of this Consent Order to her employer upon starting any position in which she will be practicing medicine.

9. The failure of Dr. Blacksberg to comply with the terms of this Consent Order, as determined by the Board, shall constitute grounds for the dissolution of the probationary period

and the license of Dr. Blacksberg to practice medicine and surgery in the State of West Virginia shall be **AUTOMATICALLY REVOKED**, as of the date of violation, which the Board may effectuate without further hearing or administrative and/or legal process.

The foregoing Consent Order was entered this 9th day of October, 2009.

WEST VIRGINIA BOARD OF MEDICINE

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

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

Ilene Rae Blacksberg MD
Ilene Rae Blacksberg, M.D.

Date: Sept 28 09

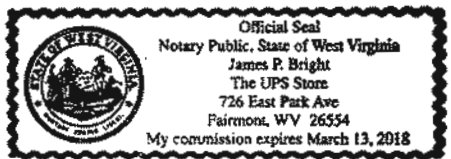
STATE OF WV

COUNTY OF MARION

I, James P Bright, a Notary Public in and for said county and state, do hereby certify that Ilene Rae Blacksberg, M.D., whose name is signed above, has this day acknowledged the same before me.

Given under my hand this 28 day of September, 2009.

My commission expires MARCH 13 2018.



James P Bright
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: RANO SOLIDUM BOFILL, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

11. Dr. Bofill entered into a Consent Order with the Board in February 2007 with respect to the above issues.

12. Since then, a Consent Agreement and Order was agreed to by Dr. Bofill and the Commonwealth of Pennsylvania Department of State, State Board of Medicine in May, 2008, because Dr. Bofill failed to report in a timely manner the disciplinary action instituted against him by the KY Board, and his license has been indefinitely suspended in the Commonwealth of Pennsylvania.

13. On November 14, 2008, the KY Board entered an Order of Indefinite Restriction as to Dr. Bofill, and Dr. Bofill is not to engage in the interpretation of CT, MRI and PET scans within the Commonwealth of Kentucky, and no request to resume interpretations of CT, MRI and PET scans within the Commonwealth of Kentucky will be considered unless the request is accompanied by evidence consisting of a further review of Dr. Bofill's competency to interpret CT and other radiographic studies.

14. The proof of Dr. Bofill's clinical competence is to be in the form of a Clinical Skills Assessment, and if recommended, an Education Plan from the Center for

Personalized Education for Physicians (CPEP) in Denver, Colorado, performed at Dr. Bofill's expense. Dr. Bofill has filed an appeal of the November 14, 2008, Order of Indefinite Restriction.

15. Dr. Bofill wishes to terminate and settle his dispute with the Board through entering into this Consent Order.

CONCLUSIONS OF LAW

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

2. Probable cause exists to substantiate charges against Dr. Bofill pursuant to W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1 (a), (e), (g) and (j), in that Dr. Bofill's license to practice medicine in Kentucky has been further restricted, limited, or otherwise acted against, or subjected to other discipline, he has engaged in unprofessional conduct, and he has knowingly made a false statement in connection with an application for a license.

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

CONSENT

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

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

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

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

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

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

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

ORDER

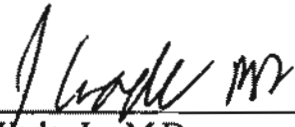
WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the Consent of Dr. Bofill, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. The license to practice medicine in the State of West Virginia previously issued to Rano S. Bofill, M.D., License No. 09512, is **SURRENDERED** to the Board, effective February 28, 2009, at 11:59 p.m.

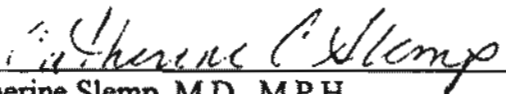
2. Dr. Bofill shall not in the future apply for any license from the Board, and if he does, the application will be denied.

The foregoing Order was entered this 27th day of February, 2009.

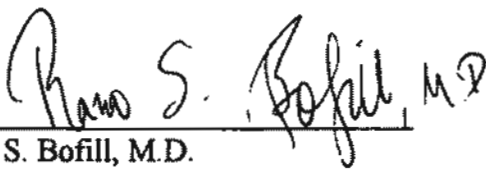
WEST VIRGINIA BOARD OF MEDICINE



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



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



Rano S. Bofill, M.D.

Date: 2-18-09

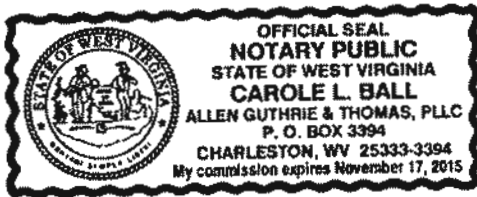
STATE OF WEST VIRGINIA

COUNTY OF Kanawha

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

Given under my hand this 19th day of February, 2009.

My commission expires November 17, 2015.



Carole L. Ball
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

WEST VIRGINIA BOARD OF MEDICINE,

PETITIONER,

v.

TIMOTHY A. BOLYARD, P.A.-C.,

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 as a physician assistant of Timothy A. Bolyard (hereinafter "Bolyard" or "Respondent"). The West Virginia Board of Medicine (hereinafter "the Board" or "Petitioner") is the duly authorized State agency to oversee and conduct physician assistant disciplinary hearings pursuant to the provisions of West Virginia Code § 30-3-14.

PROCEDURAL HISTORY

This matter was initiated on June 26, 2008, by the filing of a Complaint and Notice of Hearing, which alleged that the Respondent, a certified physician assistant, had prescribed controlled substances to family members and others which were beyond the authorized scope of his practice. The Complaint charged that his conduct violated the West Virginia Medical Practice Act and Rules of the Board pertaining to physician assistants, as set forth in West Virginia Code § 30-3-16 and 11 CSR 1B-10, including (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), and (d) engaging in

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, in violation of 11 CSR 1B-10.1(h) 3, 5, 9, 10 and 11.

The Respondent filed his Answer to Complaint and Notice of Hearing and Motion to Refer for Mediation on July 31, 2008. The Board filed Petitioner's Response in Opposition to Motion to Refer for Mediation on September 15, 2008. The Hearing Examiner denied the Motion to Refer for Mediation by Order entered on September 17, 2008. The parties filed disclosures of anticipated witnesses and exhibits. The Respondent filed a Motion for an Order Requiring Respondent to Narrow His Witness List on August 27, 2008, and the Respondent filed Amended Mandatory Disclosures which eliminated previously-listed witnesses and added three additional witnesses on September 10, 2008. On September 16, 2008, the Respondent filed a Motion to Exclude Board Witnesses Disclosed by Petitioner's Second Supplemental Disclosure. The Petitioner filed its Response in Opposition to that motion on the same date. The Respondent filed his Second Amended Mandatory Disclosures on September 19, 2008.

On September 22, 23, 24 and 25, 2008, an evidentiary hearing was conducted before Hearing Examiner Jennifer Narog Taylor in the Conference Room at the Board offices at 101 Dee Drive, Charleston, West Virginia. The Petitioner appeared through its counsel, Deborah Lewis Rodecker, and Robert C. Knittle, its Executive Director. Also present was Leslie A. Higginbotham, investigator for the Board. The Respondent appeared in person and through his counsel, Harry A. Smith, III. Admitted into the record were forty-eight (48) exhibits of the Board, Nos. 1-47 and 51, and three (3) exhibits of the Respondent. The Board's witnesses were: Timothy A. Bolyard, P.A.-C., David E. Potters, Steven L. Utt, Leslie A. Higginbotham, Kerry Hartsell, Kevin M. Shafer, Chester Schwer, George Thomas Harward, P.A.-C., Amy Dawn Hall, Dortha Goff, Michael J. Parsons, M.D., Bonnie Jo Forman, M.D., Ram M. Shetty, M.D., Thomas Shriver, D.V.M., and Robert C. Knittle. The Respondent's witnesses were: Bibiana DeVall, Kelly

Hyre Phillips, Connie Teets, Peggy Snyder, Julie Shroul, Dailey Shroul, Debra Hall, Jason Mazza, P.A.-C., Randel Fullmer, Pamela Whetsell, Philip Johnson, Kelly Bolyard, Karen Helmic, Timothy A. Bolyard, P.A.-C., and by telephone, Paula Garrett, Frank Matthew Abraham, M.D., Richard Adams, April Emswiler, Tammy Bolyard, Delores Bolyard and Sue Holt. At the commencement of the hearing, counsel for the Board corrected its Complaint and Notice of Hearing by acknowledging that three (3) of the prescriptions listed at 11. c., page 5 for K.B., a family member, dated July 7, 2003, June 30, 2005, and February 24, 2006, were not in fact for hydrocodone, a schedule III controlled substance, and that at 11.d. on pages 5 and 6, two (2) prescriptions of the twenty-three (23) for hydrocodone for R.B., a family member, listed for November 13, 2003, and December 10, 2003, were in fact prescribed in 2004 on those dates.

The Respondent, by counsel, conveyed his desire to surrender his physician assistant's license, No. 284, in a letter to the Board's Executive Director, Robert Knittle, on November 26, 2008. Counsel indicated that Mr. Bolyard had signed a plea agreement regarding federal charges alleging conspiracy to distribute and possess with intent to distribute hydrocodone, a Schedule III controlled substance, and that Mr. Bolyard agreed that disciplinary action should be taken by the Board against his license. Counsel indicated that he would not be submitting any proposed findings of fact or conclusions of law on behalf of the Respondent. Petitioner's Proposed Findings of Fact and Conclusions of Law and Recommended Decision was filed on December 2, 2008. Hearing Examiner Taylor filed her Findings of Fact, Conclusions of Law and Recommendation of Hearing Examiner (hereinafter "Recommendation") on January 9, 2009.

In accordance with 11 CSR §3 13.1, the hearing file, the stenographic record of the hearing, the Board's Proposed Findings of Fact and Conclusions of Law and Recommended Decision and the November 26, 2008, letter from Respondent's counsel were provided to Board members for their individual consideration, along with the Hearing Examiner's Recommendation on January 9, 2009. At the January 12, 2009, regularly scheduled meeting of the Board, the Board voted unanimously to refuse the voluntary surrender of Mr. Bolyard's

license. Present were R. Curtis Arnold, DPM, Rev. Richard Bowyer, Michael L. Ferrebee, MD, M. Khalid Hasan, MD, Beth Hays, MA, Carlos C. Jimenez, MD, Mettivelu Maheswaran, MD, Bill May, DPM, Joe E. Miller, Lt Col USMC (Ret), MA, Badshah J. Wazir, MD, Kenneth Dean Wright, PA-C, John A. Wade, Jr., MD, J. David Lynch, Jr., MD and Catherine Slemp, MD, MPH. The Board also voted to delay consideration of the Hearing Examiner's Recommendation with regard to the allegations in the Complaint and Notice of Hearing in light of the Recommendation not being timely filed by the January 7, 2009, deadline. A special meeting, pursuant to 11CSR 3 4.1-4.6, was scheduled for February 11, 2009. At the February 11, 2009, meeting, at which a quorum of the Board was present (either in person or telephonically as permitted by 11 CSR 3-4.2) and voting, the Board thoroughly considered all of this information. Drs. Wade, Arnold, Jimenez, Lynch, Maheswaran and Slemp, 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.

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 Recommendation labeled "Issues" on pages 3 and 4 of her Recommendation. A copy of the Recommendation is attached hereto and made a part hereof.

INTRODUCTION

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 Recommendation labeled "Introduction" on page 4 of her Recommendation.

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 Recommendation labeled "Findings of Fact," numbered one (1) through ninety-six (96) of her Recommendation with the following modifications, exceptions and additions. All such modifications, exceptions and additions are made to ensure that cited references to the hearing transcript or exhibits are provided for each Finding of Fact, and to ensure that each Finding of Fact properly reflects the contents of the hearing transcript and exhibits, unless otherwise specifically noted.

1. In Finding of Fact No. 1, the phrases "testified at the hearing that he" and "until he tendered his resignation on or about December 2, 2008" are not adopted. The following citation to the record is added to the end of Finding of Fact No. 1: "(Answer; Bd. Ex. 1; Tr. V. 1, pp. 19-25)."
2. The beginning of Finding of Fact No. 2 is modified to read "In 2003, the Respondent began working as a physician assistant with prescriptive privileges, pursuant to a job description." The remainder of the Finding of Fact is adopted. The following citation to the record is added to the end of Finding of Fact No. 2: "(Bd. Exs. 2, 3)."
3. The beginning of Finding of Fact No. 3 is modified to read: "When the Respondent applied for the renewal of his West Virginia physician assistant license in 2003." The following citation to the record is added to the end of Finding of Fact No. 3: "(Bd. Ex. 2)."
4. In Finding of Fact No. 4, the following citation to the record is added to the end: "(Bd. Ex. 3)."
5. In Finding of Fact No. 5, the following citation to the record is added to the end: "(Bd. Ex. 3)."
6. In Finding of Fact No. 6, the following citation to the record is added to the end: "(Bd. Ex. 4)."
7. In Finding of Fact No. 7, in the fourth sentence, "Dr. Bolyard" is modified to "Dr. Parsons." In the last sentence of Finding of Fact No. 7, "acknowledging that he had received and

- understood the same" is not adopted. The following citation to the record is added to the end of Finding of Fact No. 7: "(Bd. Exs. 6, 10; Tr. V. 2, pp. 139-141; Tr. V. 3, pp. 295-298)."
8. In Finding of Fact No. 8, "On or about February 22, 2007" is modified to "On February 22, 2007" and "11 CSR 1B 5.2" to modified to "11 CSR 1B 5.1." The following citation to the record is added to the end of Finding of Fact No. 8: "(Bd. Ex. 5)."
 9. Finding of Fact No. 9 is modified to read: "The supervising physician testified that he signed the February 15, 2007, letter because he thought that after the instructions he gave Respondent on January 2, 2007, things had straightened up and that Respondent was not doing what he had been doing. (Tr. V. 2, pp. 139-142)."
 10. Finding of Fact No. 10 is modified to reflect that Dr. Parsons fired the Respondent on June 28, 2007. The following citation to the record is added to the end of Finding of Fact No. 10: "(Tr. V. 2, pp. 147-148, 160-172; Tr. V. 1, pp. 27-28)."
 11. Finding of Fact No. 11 is modified to read as follows: "On June 28, 2007, the supervising physician, Dr. Michael Parsons, notified the Board that he was no longer the supervising physician for the Respondent. On June 27, 2007, Dr. Parsons called a couple of pharmacies in town and requested a list of narcotics filled in his name in the prior six months and he filed a written request with the West Virginia Board of Pharmacy for prescriptions under his DEA number listed from March 1, 2007, through June 27, 2007. (Bd. Exs. 8, 37; Tr. V. 2, pp. 143-148)."
 12. Finding of Fact No. 12 is modified to read: "Dr. Parsons testified that when he received some faxed lists from different local pharmacies pursuant to his telephone calls later in the evening of June 27, 2007, he discovered that there were many prescriptions that had been prescribed by the Respondent using Dr. Parsons' name and DEA number. Those prescriptions had not been authorized by Dr. Parsons and he did not know anything about them. He then filed a complaint with the Board on June 28, 2007, and attached printouts from Cornerstone Pharmacy and printouts regarding three patients from the West Virginia

Board of Pharmacy Controlled Substances Monitoring Program which showed unauthorized prescriptions. (Bd. Ex. 8; Tr. V. 2, pp. 149-151)."

13. In Finding of Fact No. 13, "answer to the complaint" is modified to "response to Dr. Parsons' complaint." The following citation to the record is added to the end of Finding of Fact No. 13: "(Bd. Exs. 6, 9; Tr. V. 1, p. 43)."
14. The following citation to the record is added to the end of Finding of Fact No. 14: "(Bd. Ex. 9)."
15. In Finding of Fact No. 15, "answer to the complaint" is modified to "response to Dr. Parsons' complaint." The following citation to the record is added to the end of Finding of Fact No. 15: "(Bd. Ex. 38)."
16. The following citation to the record is added to the end of Finding of Fact No. 16: "(Tr. V. 2, pp. 188-189)."
17. The following citation to the record is added to the end of Finding of Fact No. 17: "(Tr. V. 1, pp. 139-157, 170-180; Bd. Ex. 13)."
18. Finding of Fact No. 18 is not adopted as it is not supported by the record. The following Finding of Fact is added as Finding of Fact No. 18: "Steven Utt, a diversion investigator for the Drug Enforcement Administration, testified that he turned over copies of original prescriptions written or called in by Respondent pursuant to a Board of Medicine subpoena in December of 2007. (Tr. V. 1, pp. 122-125)."
19. The following citation to the record is added to the end of Finding of Fact No. 19: "(Tr. V. 1, pp. 170-194)."
20. The following citation to the record is added to the end of Finding of Fact No. 20: "(Tr. V. 1, pp. 240-258; Bd. Ex. 34)."
21. The following citation to the record is added to the end of Finding of Fact No. 21: "(Tr. V. 1, pp. 256-267)."

22. The following citation to the record is added to the end of Finding of Fact No. 22: "(Tr. V. 1, pp. 277-283)."
23. The following citation to the record is added to the end of Finding of Fact No. 23: "(Bd. Ex. 10, p. 54; Tr. V. 1, p. 56)."
24. The following citation to the record is added to the end of Finding of Fact No. 24: "(Bd. Ex. 10; Tr. V. 1, p. 105)."
25. The following citation to the record is added to the end of Finding of Fact No. 25: "(Bd. Ex. 7)."
26. In Finding of Fact No. 26, the last sentence is modified to read: "Because of these incidents, Dr. Forman testified that she was not comfortable supervising Respondent, and she stepped down as his supervising physician. (Bd. Exs. 1, 39, 40; Tr. V. 2, pp. 287-308)."
27. In Finding of Fact No. 27, the second sentence is modified to read: "Two days after she testified about the circumstances surrounding his departure, the Respondent testified regarding the incident which led to his resignation from Preston Memorial Hospital and the termination of the supervision by Dr. Forman. (Bd. Ex. 41; Tr. V. 2, pp. 309-329)."
28. In Finding of Fact No. 28, "resigned" is modified to "resigned or was fired." The following citation to the record is added to the end of Finding of Fact No. 28: "(Bd. Ex. 41; Tr. V. 2, pp. 309-329)."
29. The following citation to the record is added to the end of Finding of Fact No. 29: "(Bd. Exs. 15, 17, 19, 35, 38; Tr. V. 2, pp. 140-141, 153, 156-157, 209-212; Tr. V. 4, pp. 18-28)."
30. The following citation to the record is added to the end of Finding of Fact No. 30: "(Tr. V. 1, pp. 301-334)."
31. The following citation to the record is added to the end of Finding of Fact No. 31: "(Answer; Tr. V. 1, pp. 108-109.)"

32. In Finding of Fact No. 32, "former spouse" is modified to "now estranged spouse." The following citation to the record is added to the end of Finding of Fact No. 13: "(Tr. V. 3, pp. 311-315, 328, 508)."
33. In Finding of Fact No. 33, "11 CSR 1B (b), (c) and (g) and (h) (3), (5), (9), (10) and (11)" is modified to "11 CSR 1B 10.1 (b), (c) and (g), and (h)(3), (5), (9), (10) and (11)." The following citation to the record is added to the end of Finding of Fact No. 33: "(Tr. V. 1, pp. 307-311, 316-319, 324-327, 334-336; Bd. Exs. 2, 3)."
34. The following citation to the record is added to the end of Finding of Fact No. 34: "(Tr. V. 1, pp. 324-334; Tr. V. 2, pp. 172-178, 200-207; Tr. V. 3, pp. 319-328; Tr. V. 4, pp. 22-28)."
35. The following citation to the record is added to the end of Finding of Fact No. 35: "Tr. V. 1, pp. 284-293; Tr. V. 2, pp. 158-159, 215; Tr. V. 3, pp. 523-526; Bd. Ex. 14)."
36. The following citation to the record is added to the end of Finding of Fact No. 36: "(Tr. V. 1, pp. 293-301; Bd. Exs. 2, 3)."
37. In Finding of Fact No. 37, "November 17, 2006" is modified to "November 7, 2006." The following citation to the record is added to the end of Finding of Fact No. 37: "(Bd. Exs. 20, 35, 38; Tr. V. 1, pp. 336-341; Tr. V. 3, pp. 328-331, 494-502)."
38. The following citation to the record is added to the end of Finding of Fact No. 38: "(Bd. Ex. 20; Tr. V. 1, pp. 418-420; Tr. V. 3, pp. 330-331; Tr. V. 4, pp. 29-49)."
39. The following citation to the record is added to the end of Finding of Fact No. 39: "(Tr. V. 1, pp. 341-342; Tr. V. 2, p. 215; Bd. Exs. 21, 35; Tr. V. 3, pp. 331-332, 491-494; Tr. V. 4, pp. 111-125.)"
40. In Finding of Fact No. 40, "The chards reflect" is modified to "The chart reflects." The following citation to the record is added to the end of Finding of Fact No. 40: "(Tr. V. 1, pp. 342-347; Tr. V. 2, p. 215; Bd. Exs. 22, 35, 38; Tr. V. 3, pp. 332-334)."
41. The following citation to the record is added to the end of Finding of Fact No. 41: "(Tr. V. 3, pp. 483-491)."

42. The following citation to the record is added to the end of Finding of Fact No. 42: "(Tr. V. 1, pp. 348-351, 420-422, 443-451, 458; Tr. V. 3, pp. 335-340, 477-483; Bd. Exs. 23, 35, 38)."
43. In Finding of Fact No. 43, "which involved the prescribing" is modified to "which West Virginia Board of Pharmacy records indicate involved the prescribing." The following citation to the record is added to the end of Finding of Fact No. 43: "(Tr. V. 4, pp. 94-111; Bd. Ex. 23)."
44. The following citation to the record is added to the end of Finding of Fact No. 44: "(Tr. V. 1, pp. 351-355; Tr. V. 3, pp. 340-343, 467-476; Bd. Exs. 24, 35, 38)."
45. The following citation to the record is added to the end of Finding of Fact No. 45: "Bd. Exs. 24, 35.)"
46. The following citation to the record is added to the end of Finding of Fact No. 46: "(Tr. V. 3, pp. 469-472)."
47. In Finding of Fact No. 47, "May 5, 2006" is modified to "May 8, 2006." The following citation to the record is added to the end of Finding of Fact No. 47, "(Tr. V. 1, pp. 353-355; Tr. V. 3, pp. 343-345, 458-467; Bd. Exs. 25, 35, 38.)"
48. The following citation to the record is added to the end of Finding of Fact No. 48: "(Tr. V. 1, pp. 335-361; Tr. V. 2, pp. 159-162, 216-222; Bd. Exs. 8, 26, 35, 38)."
49. In Finding of Fact No. 49, "Dr. Parson's office" is modified to "Dr. Parsons' office" and "on the day that he was fired" is modified to "on June 27, 2007." The following citation to the record is added to the end of Finding of Fact No. 49: "(Tr. V. 1, pp. 422-425; Tr. V. 2, pp. 9-16, 24-30, 55-69, 149-162, 216-222; Tr. V. 3, pp. 346-349, 456-458; Bd. Exs. 8, 26, 35, 38)."
50. In Finding of Fact No. 50, "June 2, 2005 through October 19, 2006" is modified to "June 2, 2005, through December 20, 2006." The following citation to the record is added to the end

- of Finding of Fact No. 50: "(Tr. V. 1, pp. 361-362; Tr. V. 2, p. 224; Tr. V. 3, pp. 349-351, 444-449; Bd. Exs. 27, 35, 38)."
51. In Finding of Fact No. 51, "on the day that the Respondent was fired" is modified to "on June 27, 2007." The following citation to the record is added to the end of Finding of Fact No. 50: "(Tr. V. 2, pp. 144-145, 165-172)."
52. In Finding of Fact No. 52, "under Dr. Parson's name" is modified to "under Dr. Parsons' name." Finding of Fact No. 52 is modified in part to read: "Dr. Parsons last saw L.N. on November 15, 2006. Although the prescriptions were issued under his name, they were called in by Respondent." The following citation to the record is added to the end of Finding of Fact No. 52: "(Tr. V. 1, pp. 361-363; Tr. V. 2, pp. 150-151, 163-165; Tr. V. 3, pp. 351-354, 433-442; Bd. Exs. 8, 28, 35, 38.)"
53. The following citation to the record is added to the end of Finding of Fact No. 53: "(Tr. V. 1, pp. 361-363; Tr. V. 2, pp. 150-151; Bd. Exs. 8, 28)."
54. In Finding of Fact No. 54, the fourth, fifth and sixth sentences are not adopted as their contents are more accurately summarized in Finding of Fact No. 55. In the last sentence of Finding of Fact No. 54, "testified that he" is not adopted. The following citation to the record is added to the end of Finding of Fact No. 54: "(Tr. V. 1, pp. 363-365; Tr. V. 2, pp. 143-151; Bd. Exs. 8, 29, 35)."
55. In Finding of Fact No. 55, "are called in" is modified to "were called in." The third sentence of that Finding of Fact is modified to read: "Although the June 28, 2007, medical chart states that 120 Lorcet were prescribed, West Virginia Board of Pharmacy records do not indicate that a prescription was filled on that date." The following citation to the record is added to the end of Finding of Fact No. 55: "(Tr. V. 3, pp. 354-358, 418-429; Bd. Exs. 6, 8, 29)."
56. In Finding of Fact No. 56, the third sentence is modified to read: "When another member of the office staff responded to a call from a pharmacy regarding a refill of a prescription for

M.N., and told the pharmacy that the refill would not be authorized, M.N. became angry, and the matter caught the attention of Dr. Parsons." In that Finding of Fact, "prescribing of controlled" is modified to "prescribing controlled." The following citation to the record is added to the end of Finding of Fact No. 56: "(Tr. V. 2, pp. 78-81, 115-121, 143-148; Tr. V. 3, pp. 418-429; Bd. Ex. 29)."

57. The following citation to the record is added to the end of Finding of Fact No. 57: "(Tr. V. 1, pp. 365-369; Tr. V. 3, pp. 362-363, 406-418; Bd. Exs. 30, 35, 38)."

58. The following citation to the record is added to the end of Finding of Fact No. 58: "(Tr. V. 1, p. 366; Bd. Exs. 30, 38)."

59. The following citation to the record is added to the end of Finding of Fact No. 59: "(Tr. V. 1, pp. 369-373; Tr. V. 3, pp. 397-406; Bd. Exs. 31, 35)."

60. The following citation to the record is added to the end of Finding of Fact No. 60: "(Tr. V. 2, pp. 179-180; Tr. V. 3, pp. 358-362, 397-406; Bd. Exs. 31, 35)."

61. The following citation to the record is added to the end of Finding of Fact No. 61: "(Tr. V. 1, pp. 371-374; Tr. V. 3, pp. 365-368, 382-395; Bd. Exs. 32, 35)."

62. In Finding of Fact No. 62, the first sentence is modified to read: "P.W. testified that she called in to get new prescriptions from Respondent for phentermine, and she did not believe that she got refills with those prescriptions." The following citation to the record is added to the end of Finding of Fact No. 62: "(Tr. V. 4, pp. 135-148)."

63. The following citation to the record is added to the end of Finding of Fact No. 63: "(Tr. V. 1, pp. 374, 376-377)."

64. The following citation to the record is added to the end of Finding of Fact No. 64: "(Tr. V. 1, pp. 374, 376-377)."

65. The following citation to the record is added to the end of Finding of Fact No. 65: "(Tr. V. 1, pp. 375-377)."

66. The following citation to the record is added to the end of Finding of Fact No. 66: "(Tr. V. 1, pp. 375-377)."
67. The following citation to the record is added to the end of Finding of Fact No. 67: "(Tr. V. 1, pp. 375-377)."
68. The following citation to the record is added to the end of Finding of Fact No. 68: "(Tr. V. 1, pp. 376-377)."
69. The following citation to the record is added to the end of Finding of Fact No. 69: "(Tr. V. 1, p. 299)."
70. In Finding of Fact No. 70, "physicians" is modified to "physician assistants." The following citation to the record is added to the end of Finding of Fact No. 70: "(Tr. V. 1, pp. 376-377)."
71. The following citation to the record is added to the end of Finding of Fact No. 71: "(Tr. V. 1, pp. 272-458, 383-384, 451; Bd. Ex. 35)."
72. Finding of Fact No. 72 is modified in part to read: "Respondent cannot comply with such a policy since this would be outside the accepted medical standard of care." The following citation to the record is added to the end of Finding of Fact No. 72: "(Tr. V. 1, pp. 298-300, 407-415, 429-434)."
73. The following citation to the record is added to the end of Finding of Fact No. 73: "(Tr. V. 2, pp. 181-183)."
74. The following citation to the record is added to the end of Finding of Fact No. 74: "(Tr. V. 1, pp. 55-60; Tr. V. 2, pp. 156-159, 184-185; Bd. Ex. 10)."
75. In Finding of Fact No. 74, the first sentence is modified to read: "Dortha ("Dottie") Goff, an employee of Dr. Parsons, testified that she has worked with Respondent, likes him, has known him for a long time and feels responsible for his having been fired." The following citation to the record is added to the end of Finding of Fact No. 75: "(Tr. V. 2, pp. 71-81, 114)."

76. The following citation to the record is added to the end of Finding of Fact No. 76: "(Tr. V. 2, pp. 16-19, 21-23)."
77. In Finding of Fact No. 77, the phrase "regardless of applicable medical practice standards" is not adopted. The Finding of Fact is modified in part to read: "The Respondent testified that he did not understand computer space and that Dr. Parsons told him there was no space on the computer to contain proper documentation." The following citation to the record is added to the end of Finding of Fact No. 77: "(Tr. V. 3, pp. 286-287, 292, 375, 436)."
78. The following citation to the record is added to the end of Finding of Fact No. 78: "(Tr. V. 1, pp. 200-223; Bd. Exs. 15, 19, 22.)"
79. In Finding of Fact No. 79, the first reference to "Parsons' name" is modified to "Parsons." The following citation to the record is added to the end of Finding of Fact No. 79: "(Tr. V. 1, pp. 229-232; Bd. Ex. 3)."
80. The following citation to the record is added to the end of Finding of Fact No. 80: "(Tr. V. 1, pp. 233-239)."
81. The following citation to the record is added to the end of Finding of Fact No. 81: "(Tr. V. 1, pp. 357-361)."
82. The following citation to the record is added to the end of Finding of Fact No. 82: "(Tr. V. 3, pp. 167-173; Bd. Ex. 3)."
83. In Finding of Fact No. 83, "throughout" is modified to "in" and the phrase "lost a lot of business after Respondent left" is modified to "lost business from patients who stayed with Dr. Parsons after Respondent left because Dr. Parsons told them to either go to another pharmacy or to find another doctor." The following citation to the record is added to the end of Finding of Fact No. 83: "(Tr. V. 3, pp. 213-224; Bd. Ex. 45.)"

84. Finding of Fact No. 84 is modified in part to read: "that refills were not charted because he was concerned that it would take up too much computer space." The following citation to the record is added to the end of Finding of Fact No. 84: "(Tr. V. 3, pp. 121-149)."
85. The following citation to the record is added to the end of Finding of Fact No. 85: "(Tr. V. 3, pp. 225-236; Tr. V. 4, pp. 12-17, 59-84, 87-93, 149-153)."
86. In Finding of Fact No. 86, "Owens Duvall" and "Duvall" are modified to "DeVall." After the second sentence in that Finding of Fact, the following sentence is added: "She testified that there was no obligation to document prescriptions which had been called in and no office policy to do so." The remainder of Finding of Fact No. 86 is modified to read: "Other office assistants could not testify that prescriptions were not supposed to be documented in the medical record by the physician or physician assistant. Kelly Phillips, a medical assistant, testified that she did not know whether the physician assistants or physician had documented prescriptions that had been called in, and that she was never told to document. These former employees supported the Respondent as to his character and professionalism." The following citation to the record is added to the end of Finding of Fact No. 86: "(Tr. V. 3, pp. 8-12, 22-23, 47-50, 63-67, 77-85, 294-295)."
87. The following citation to the record is added to the end of Finding of Fact No. 87: "(Tr. V. 3, pp. 149-165)."
88. In Finding of Fact No. 88, the third, fourth and last sentences are modified to read: "Prescription records from Cornerstone Pharmacy show repeated call-in prescriptions for a "Sadie (Dog) Bolyard" for Phenobarbital beginning on August 24, 2006, from the Respondent under Dr. Parsons' name. The West Virginia Board of Pharmacy records note a birth date of January 1, 1970. There was no record of a filled prescription for Phenobarbital from Dr. Shriver for Sadie." The following citation to the record is added to the end of Finding of Fact No. 88: "(Tr. V. 2, pp. 330-347; Bd. Exs. 18, 42.)"

89. In Finding of Fact No. 89, the third sentence is modified to read: "Dr. Parsons advised him that he prescribed the Phenobarbital "the first time" and then after that, "Tim just followed up on the maintenance medication." In Finding of Fact No. 89, the last sentence is modified to read: "Mr. Shrout did not know if he had ever filled a prescription from Dr. Carey." The following citation to the record is added to the end of Finding of Fact No. 89: "(Tr. V. 3, pp. 173-174, 206-209; R. Ex. 1)."
90. In Finding of Fact No. 90, the second and third sentences are modified to read: "He did not know why there was no record of a prescription from Dr. Shriver being filled. He acknowledged that he called in all of the Phenobarbital refills for Sadie under Dr. Parsons' name after Dr. Parsons spoke to Mr. Shrout about the first refill." The following citation to the record is added to the end of Finding of Fact No. 90: "(Tr. V. 2, pp. 234; Tr. V. 3, pp. 315-319, 512-521; Bd. Exs. 18, 42)."
91. In Finding of Fact No. 91, the following names are modified to provide the correct spellings: "Randel Fullmer and Paula Garrett." The following citation to the record is added to the end of Finding of Fact No. 91: "(Tr. V. 4, pp. 111-125, 12-17, 49-58, 29-48)."
92. In Finding of Fact No. 92, "that he Dr. Parsons" is modified to "that Dr. Parsons." The following citation to the record is added to the end of Finding of Fact No. 92: "(Tr. V. 3, pp. 413-414, 442, 446, 467-472)."
93. The following citation to the record is added to the end of Finding of Fact No. 93: "(Tr. V. 3, pp. 369-370, 498)."
94. The following citation to the record is added to the end of Finding of Fact No. 94: "(Tr. V. 3, pp. 374-377)."
95. Finding of Fact No. 95 is modified to read: "On November 26, 2008, the Respondent, by counsel, advised the Board that he wished to voluntarily surrender his license and would be entering a guilty plea in United States District Court for the Northern District of West Virginia to a violation of Title 21, United States Code §§ 841(a)(1), 841(b)(1)(D) and 846,

conspiracy to distribute and possess with intent to distribute hydrocodone, a Schedule III controlled substance. A copy of counsel's letter to the Board was copied to the Hearing Examiner. Respondent did not file proposed Findings of Fact, Conclusions of Law or Recommended Decision."

96. In Finding of Fact No. 96, "supporting memorandum" is modified to "Recommended Decision."

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 Recommendation labeled "Discussion," with the following modifications, exceptions and additions. All such modifications, exceptions and additions are made to ensure that the Discussion properly reflects the contents of the hearing transcript and exhibits, and correctly cites to supporting case and statutory law.

The second paragraph of the hearing examiner's Discussion is modified to reflect that the Respondent offered to voluntarily surrender his license to practice as a certified physician's assistant, and that the Board refused his request at its January 12, 2009, meeting. In the second paragraph, the citation to the case of Cross v. Colo. State Bd. of Dental Colo." is modified to read "Cross v. Colo. State Bd. of Dental Examiners."

In the third paragraph of the hearing examiner's Discussion, the word "absolution" is modified to "resolution." The last sentence in that paragraph and the supporting citation are modified to: "Therefore, the Board has a duty to reach a determination in this matter in order to effectuate its statutory duty to protect the public interest and to regulate the granting of certification of physician assistants. West Virginia Code § 30-3-1; see Larsen v. Commission on Medical Competency, 585 N.W. 2d 801 (N.D. 1998)."

The fourth paragraph of the hearing examiner's Discussion is modified to read: "The provisions of 11 CSR 1B 10.1 permit the West Virginia Board of Medicine to discipline a

physician assistant for violation of any applicable rule, law or policy that governs the practice in accordance with all the alternatives set out at West Virginia Code 30-3-14(i). Disciplinary action must be predicated upon clear and convincing proof. Webb v. W.Va. Board of Medicine, 569 S.E.2d 225 (W.Va. 2002).”

The fifth paragraph of the hearing examiner’s Discussion is modified to reflect that the Board and the Respondent presented testimony and exhibits at a hearing lasting three and one-half days, as more specifically described in the Procedural History above. In the fifth and sixth paragraphs of the hearing examiner’s Discussion, the Board adopts the hearing examiner’s findings regarding the credibility and demeanor of the witnesses only insofar as those findings relate to the specific allegations in the Complaint and Notice of Hearing. The Board acknowledges that in an administrative proceeding, the hearing examiner, as the trier of fact, is entitled to take into account the credibility and demeanor of witnesses, and the trier of fact is uniquely situated so as to make such determinations.

In the ninth paragraph of the hearing examiner’s Recommendation, “violation of every applicable rule, law or standard was solid and clearly established by the evidence” is modified to “violation of the rules and standards cited in the Complaint and Notice of Hearing was credible and reliable and supported by the evidence of record.”

In the tenth paragraph of the hearing examiner’s Recommendation, “Respondent’s voluntary submission of his license” is modified to “Respondent’s offer to voluntarily surrender his license.” The tenth paragraph is modified to state: “The allegations in the Complaint and Notice of Hearing are well supported by the evidence of record, and the Respondent’s offer to surrender his license and reported intention to plead to federal charges of conspiracy to distribute and possess with intent to distribute hydrocodone lend further support to the conclusion that the allegations in the Complaint and Notice of Hearing are correct.”

In the eleventh paragraph of the hearing examiner's Recommendation, "should not be practicing medicine in this state" is modified to "should not be practicing as a physician's assistant in this state."

In the twelfth paragraph of the hearing examiner's Recommendation, "voluntary surrender" is modified to "offer to voluntarily surrender"; "allegations" is modified to "most of the allegations" and "lead to an unnecessary expenditure of time and expense on the part of the Board and others" is modified to "led to an unnecessary expenditure of time and expense on the part of the Board."

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 Recommendation labeled "Conclusions of Law," on pages forty (40) through forty-five (45) of her Recommendation, with the following modifications, which are made to provide the correct legal citations and correct spelling.

1. In Conclusions of Law No. 1, the supporting citation is modified to: "11 CSR 1B 10.1; West Virginia Code 30-3-14(i). "
2. In Conclusions of Law Nos. 6 and 7, "uncontraverted" is modified to "uncontroverted."
3. In Conclusions of Law No. 8, "473 SE2d 48, footnote 6" is modified to "473 S.E.2nd 483, footnote 6."


ORDER

The Board accepts the Hearing Examiner's "Recommended Decision" on page forty-five (45) of her Recommendation with the modification that the Respondent's license shall be revoked effective on the date of the entry of this Order.

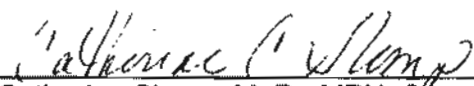
The foregoing Order in the matter styled "West Virginia Board of Medicine v. Timothy A. Bolyard, P.A.-C." was:

ENTERED this 18th day of February, 2009.

WEST VIRGINIA BOARD OF MEDICINE



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



Catherine Slomp, M. D., MPH, Secretary

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

WEST VIRGINIA BOARD OF MEDICINE,

PETITIONER,

v.

TIMOTHY A. BOLYARD, P.A.-C.,

RESPONDENT.

**FINDINGS OF FACT, CONCLUSIONS OF LAW AND RECOMMENDATION OF
HEARING EXAMINER**

This is a matter involving a disciplinary complaint filed by the Petitioner, the West Virginia Board of Medicine, against the Respondent, Timothy A. Bolyard, P.A.-C. The Petitioner alleged that the Respondent, a certified physician's assistant, performed other than at the direction of a supervising physician; performed tasks not in accordance with his approved job description; failed to comply with provisions of the West Virginia Medical Practice Act and the Board rules applicable to physician assistants; and engaged in unprofessional conduct regarding the prescribing of controlled substances.. The Petitioner seeks revocation of Mr. Bolyard's license to practice as a physician's assistant, as well as costs and expenses of the proceeding.

PROCEDURAL HISTORY

The Petitioner, the West Virginia Board of Medicine ["the Board"] filed its Complaint and Notice of Hearing on June 26, 2008. The Respondent, Timothy A. Bolyard, filed his Answer on July 31, 2008, along with his Motion to Refer for Mediation. The Board declined said Motion in its Response in Opposition to

Motion to Refer for Mediation filed on September 15, 2008. The parties then engaged in an exchange of discovery, witness lists and anticipated exhibits.

The undersigned hearing examiner conducted a full hearing in the matter from September 22 through September 25, 2008 in the offices of the Board of Medicine at 101 Dee Drive, Charleston, West Virginia. A stenographic record of the hearing was prepared pursuant to the requirements of 11 CSR §3. The Petitioner appeared through Robert C. Knittle, its Executive Director, and Deborah Lewis Rodecker, its counsel. The Respondent appeared in person and through his counsel, Harry A. Smith, III.

Prior to the commencement of the hearing, the Board corrected its Complaint and Notice of Hearing by acknowledging that three of the prescriptions originally questioned were not a Schedule III controlled substance and by correcting the dates of two other prescriptions at issue. There being no other procedural issues to address, the Board presented numerous witnesses and exhibits in support of its position, and the Respondent presented his own witnesses and evidence as a defense. Witnesses appeared in person and telephonically. Forty-eight (48) exhibits offered by the Board were admitted into evidence, as well as three (3) exhibits offered by the Respondent.

Upon the conclusion of the hearing, the Hearing Examiner established a briefing schedule, and directed that the parties simultaneously file proposed findings of facts, conclusions of law and supporting briefs. On or about December 2, 2008, the Respondent, by and through his counsel, advised the Board and the undersigned that he would voluntarily surrender his license to

practice medicine in the State of West Virginia. The undersigned Hearing Examiner advised counsel for the Respondent that such action did not eliminate the need for him to file proposed findings of fact, conclusions of law or a brief in the present matter. The Board filed its proposed findings of facts, conclusions of law and brief on December 2, 2008. The Respondent did not file any proposed findings of fact, conclusions or law or brief.

ISSUES

Whether the Respondent violated the provisions of the West Virginia Medical Practice Act and Rule 11 CSR §1B 10.1 by:

- b. Performing other than at the direction of a supervising physician;
- c. Performing tasks not in accordance with the job description approved by the Board;
- g. Failing to comply with provisions of the West Virginia Medical Practice Act and rule of the Board pertaining to physician assistants;
- h. Engaging in unprofessional conduct, including;
 - (3) Committing dishonest acts;
 - (5) Misconduct in his practice as a physician assistant and practicing beyond his scope of practice,
 - (9) Prescribing controlled substances other than in good faith and a therapeutic manner,
 - (10) Prescribing a controlled substance for any member

of his immediate family, and

- (11) Prescribing a controlled substance not included in the approved job description.

INTRODUCTION

The undersigned Hearing Examiner has made the following findings of facts and has reached the following conclusions of law after a careful review of the record and the exhibits admitted into evidence, stipulations entered into by the parties, matters of which the undersigned took judicial notice during the proceedings, assessing the credibility of the witnesses, and weighing the evidence. 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; conversely, to the extent that the same are inconsistent with these findings and conclusions, they are rejected. To the extent that the testimony of any witness is not in accord with these findings and conclusions, 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. The Respondent, Timothy A. Bolyard, testified at the hearing that he currently holds an active license to practice as a physician assistant in the State of West Virginia, License 00284, issued originally by the Board in

1986. His address of record is in Kingwood, West Virginia. He has worked as a physician assistant under different supervisors almost continuously since 1986 until he tendered his resignation on or about December 2, 2008.

2. In or about 2003, the Respondent began working as a physician assistant with prescriptive privileges under the supervision of Michael Parsons, M.D., at the Preston Family Health Care in Kingwood, West Virginia.
3. When the Respondent applied for his West Virginia physician assistant license, he and his supervising physician, Dr. Parsons, signed a certification dated April 30, 2003, stating that the Respondent had received a current copy of the West Virginia Medical Practice Act and Legislative Rules governing the extent to which physician assistants may function in West Virginia and that he had read and understands them and agrees to abide by them.
4. The Respondent's approved application as a physician assistant includes a physician assistant formulary to which Respondent must adhere; his approved prescription form, imprinted front and back with the limitations on his prescribing certain medications; controlled substance schedules from which he is prohibited from prescribing (I and II), and strict limitations on his prescribing schedule III and IV controlled substances.
5. The Respondent's approved prescription form includes imprinted limitations on the prescription of controlled substances in conformity with the Medical Practice Act in effect at the time, namely *W.Va. Code §30-3-*

16 (l), and 11 CSR 1B 14, particularly 14.1, 14.3 and 14.8.

6. In 2005, the Respondent submitted his physician assistant licensure renewal application. The Respondent and his supervising physician again both signed a certification dated March 8, 2005, stating that Respondent had received a current copy of the West Virginia Medical Practice Act and Legislative Rules governing the extent to which physician assistants may function in West Virginia; that the Respondent had read and understood them and agreed to abide by them. The report from the supervising physician required by 11 CSR 1B 5.1 accompanied the renewal application, stating that Respondent's performance was outstanding.
7. In January 2007, the Respondent prescribed controlled substances to a family member. Consequently, his supervising physician, Dr. Michael Parsons, notified the Respondent in writing that the Respondent was to adhere to the prescriptive authority granted to him by the West Virginia Board of Medicine. Dr. Parsons testified that he was shocked by the incident, but thought that it was an isolated matter rather than a regular practice by the Respondent. Dr. Bolyard further notified the Respondent that he was only to call in or write medications and medication quantities as permissible and that the Respondent would not be permitted to call in medications under the supervisor's name. The Respondent signed the written notification, acknowledging that he had received and understood the same.
8. On or about February 22, 2007, the Respondent and his supervising

physician again signed a renewal application for the Respondent's physician assistant license. They again certified that the Respondent had received a current copy of the West Virginia Medical Practice Act and Legislative Rules governing the extent to which physician assistants may function in West Virginia; that he had read and understood them and agreed to abide by them. Pursuant to the requirements of 11 CSR 1B 5.2, the renewal application included a letter dated February 15, 2007, signed by the supervising physician, that was identical to the one submitted two years earlier.

9. The supervising physician testified that he signed the February 15, 2007, letter because he thought that after the warning and instructions he gave Respondent on January 2, 2007, the Respondent was conforming to his lawful duties and responsibilities.
10. Dr. Parsons testified that on June 27, 2007, an incident occurred involving a patient, M.N., which caused him to realize that Respondent's controlled substance prescribing habits had not changed since January 2, 2007. Dr. Parsons called the Respondent into the office, confronted him with the information he had acquired, and he fired the Respondent. The Respondent tried to persuade the supervising physician to keep him employed, but Dr. Parsons would not agree to it. Prior to leaving the office that day, the Respondent pulled several patient files up on the computers and made various entries.
11. The next day, June 28, 2007, the supervising physician, Dr. Michael

Parsons, notified the Board he was no longer the supervising physician for the Respondent. He then contacted the West Virginia Board of Pharmacy Controlled Substance Monitoring Program and requested a report on all prescriptions written under his name or supervision.

12. Dr. Parsons testified that when he received the report dated June 27, 2007, from the West Virginia Board of Pharmacy, he discovered that there were many prescriptions that had been prescribed by the Respondent using Dr. Parsons' name and DEA number. These prescriptions had not been authorized by Dr. Parsons and he did not know anything about them. He then filed a complaint with the Board on June 28, 2007, attaching printouts received from the West Virginia Board of Pharmacy Controlled Substance Monitoring Program showing the unauthorized prescriptions.
13. The record includes the Respondent's answer to the complaint filed against him. It stated that within two (2) days of the written instructions given to him on January 2, 2007, the supervising physician instructed the Respondent to call in prescriptions for patients that Dr. Parsons had seen. The Respondent reiterated this explanation during the course of the Board hearing.
14. The Respondent stated in his response that he had "always complied with" the prescribing limitations on his physician assistant license. His explanation of prescriptions for thirty patients addressed the reasons for his prescriptions, but did not address the actual allegations of the complaint.

15. The record also includes the response that Dr. Parsons filed in August 2007, addressing the assertions of the Respondent in his answer to the complaint. The response includes over one hundred (100) pages of Controlled Substance Monitoring Program printouts, prescriptions, and pages of medical records. These documents were filed in support of Dr. Parson's allegations that the Respondent had called in illegal prescriptions and had forged patient progress notes at the time of his firing. Dr. Parsons also indicated that he was sending these materials to the West Virginia State Police, the Drug Enforcement Administration (DEA), and the Department of Health & Human Resources Inspector General.
16. Dr. Parsons later testified that Respondent's response to the complaint and his hearing testimony was absolutely incorrect; that he never rescinded the January 2, 2007, instructions; that there was nothing in writing so stating. Dr. Parsons stated that he later discovered that on January 3, 2007, the day after the written warning, the Respondent had called in a prescription for hydrocodone, in violation of their letter agreement.
17. David Potters, the Executive Director and General Counsel for the West Virginia Board of Pharmacy testified about the Controlled Substance Monitoring Program within his office. He confirmed that Leslie Higginbotham, the Board of Medicine Investigator, is an on-line user of the system, and explained how an online user may obtain information on controlled substance prescriptions by practitioners.

18. Detective Steven L. Utt testified as to his investigation of drug-related suspicions of one or more persons now or formerly employed by Dr. Parsons. While he could not give particulars as to names, charges or other details due to the pending investigation, his testimony clearly indicated that there were suspicions of wrongdoing in the office.
19. Leslie A. Higginbotham, Investigator for the Board of Medicine, testified as to her investigation into this matter, subpoenas issued, reports received from the Board of Pharmacy and her methods of acquiring such information.
20. The Board presented expert testimony from George Thomas Harward, P.A.-C., who has practiced as a physician assistant for thirty (30) years. As President and Legislative Chairman of the West Virginia Association of Physician Assistants, Mr. Harward succeeded in getting physician assistants prescriptive statutory authority and developed the prescriptive authority rule as a member of the West Virginia Board of Medicine. He was named Outstanding Physician Assistant of the Year by the American Association of Physician Assistants and the West Virginia Association of Physician Assistants.
21. Mr. Harward testified about how a physician assistant is able to practice in West Virginia. He noted that such a position is an extension of a supervising physician, and described the requirements, parameters and limitations of the prescriptive authority for a physician assistant.
22. Mr. Harward further explained the characteristics of schedule II, III and IV

controlled substances, including the specific controlled substances at issue in the present matter.

23. The Board submitted evidence that the Respondent had filed for unemployment compensation benefits after being fired by Dr. Parsons, and submitted various documents regarding Claim No. R-2007-2501. An administrative hearing was conducted on August 20, 2007, in Morgantown, West Virginia, during which the Respondent testified that "I haven't done anything different in the last four years than I've done for 20 years."
24. After the unemployment hearing the Administrative Law Judge determined that the Respondent had been discharged by Dr. Parsons, but not for misconduct. On appeal, the Board of Review for Workforce West Virginia reversed the decision of the Administrative Law Judge in October 2007. The opinion issued by the Board of Review specifically found that "the claimant was discharged for calling in prescriptions for narcotics without the proper authorization. On January 2, 2007, the claimant received a specific written warning on this issue. The claimant was instructed that he would not be permitted to call in medication under Dr. Parsons' name. Nevertheless, the claimant continued to call in improper prescriptions for narcotics, hydrocodone. Dr. Parsons reviewed the matter and found there were several instances of medications being provided to patients who had not been seen in the clinic over a long period of time. The claimant continued to call in prescriptions for these patients even after he was instructed not to do so. This behavior certainly rises to the level of gross

misconduct. He would therefore be disqualified from receiving benefits."

The Respondent testified that he has appealed the Decision of the Board of Review to the Kanawha County Circuit Court and that as of September 2008 no decision had been received.

25. The record indicates that in June 2005, a complaint was filed against Respondent with the Board of Medicine office by a pharmacist, alleging that the Respondent had prescribed a controlled substance that was outside the physician assistant formulary. The complaint was closed due to the fact that the pharmacist subsequently destroyed the evidence.

26. The Board of Medicine presented as a witness Bonnie Forman, M.D., who testified that she was a former supervising physician for the Respondent prior to his working for Dr. Parsons. In 2001 a documentation error occurred on a chart maintained by the Respondent, and she further discovered that a prescription was called in without her approval as the supervising physician. Because of these incidents, Dr. Forman no longer trusted the Respondent, and stepped down as his supervising physician.

27. The Respondent initially testified that he did not know why he left Dr. Forman's supervision. Two days after she testified about the circumstances surrounding his departure, the Respondent changed his testimony and acknowledged the incidents.

28. Ram Shetty, M.D., testified at the hearing that he once worked with the Respondent and Dr. Forman in 2001. He confirmed that he discovered there were multiple prescriptions called in by Respondent for a patient,

whose initials are R.H., with no documentation in the chart and in Dr. Forman's name. Dr. Shetty confirmed Dr. Forman's testimony that he and Dr. Forman had gone to their employers with their broad concerns about the Respondent and that the Respondent subsequently resigned.

29. The testimony of the witnesses and the records submitted into evidence established that Dr. Parsons, the Respondent's supervising physician, was involved with Respondent in the care of some of the Respondent's family members, namely, T.B., R.B. and D.B. The record reflects that there were numerous undocumented controlled substance prescriptions outside the physician assistant formulary (hydrocodone, Valium) called in for the Respondent's family members. Dr. Parsons testified that he did not authorize those prescriptions, which were called in by the Respondent in Dr. Parsons' name.
30. Mr. Harward, the Board's expert witness, reviewed the various medical records submitted by the Board, and opined that the Respondent improperly failed to document controlled substance prescriptions for his family members.
31. The Respondent acknowledged during his testimony that he prescribed controlled substances to his family members in violation of 11 CSR 1B 10.1. h. 10. He stated that the violations were unintentional and that Dr. Parsons authorized every one of the medications.
32. The Respondent acknowledged that he improperly failed to document controlled substance prescriptions for his family members T.B., R.B. and

D.B. He asserted that the prescriptions for his former spouse, K.B., were initially authorized by Dr. Parsons for a dental abscess. There are no medical records that support this contention, and the testimony of K.B. was not consistent with that of the Respondent. The medical records for K.B. reflected that she was given a prescription on November 27, 2006, for 120 apap/hydrocodone. K.B. testified that she did not receive any such prescription.

33. The Board's expert witness, Mr. Harward, also reviewed the charts and files of other human family members of Respondent. He opined that the Respondent had performed other than at the direction and under the supervision of his supervising physician; that the Respondent had performed tasks not in accordance with his approved job description; that he failed to comply with provisions of the Medical Practice Act and physician assistant rule; and that he was guilty of unprofessional conduct by committing an act involving moral turpitude, dishonesty or corruption, when the act directly or indirectly involves the health, welfare, or safety of the citizens of the state. Mr. Harward further opined that the Respondent had engaged in misconduct in his physician assistant practice by prescribing prescription drugs, including controlled substances, other than in good faith and a therapeutic manner in accordance with accepted medical standards; by prescribing prescription drugs, including controlled substances, which are not included in the approved job description or which are not included in the approved state formulary for physician

assistants; and by prescribing a prescription drug, including a controlled substance, for a member of his immediate family, all in violation of 11 CSR 1B (b), (c) and (g) and (h) (3), (5), (9),(10) and (11).

34. The record reflects that Schedule II methadone or methadose, which must be prescribed in writing by a physician, was prescribed for the Respondent's family member, T.B. However, the prescription was not documented in the patient's medical chart. The record is not clear whether the prescription was prescribed by Dr. Parsons or by the Respondent forging Dr. Parsons' signature.

35. The Board presented the medical records for R.A., who was not a member of the Respondent's family and was never a patient of Dr. Parsons. R.A. received sixteen (16) scheduled controlled substance prescriptions that were outside the physician assistant formulary and were not documented in the chart. Dr. Parsons testified that he did not know R.A., even though the prescriptions were called in by Respondent under Dr. Parsons' name. There is a notation in the chart for R.A. that he uses illicit drugs. The Respondent testified that the notation was a mistake on his part and that R.A. does not "do" drugs.

36. Mr. Harward, the Board's expert witness, testified that as to R.A., Respondent had performed other than at the direction and under the supervision of his supervising physician; that Respondent had performed tasks not in accordance with his approved job description; that he failed to comply with provisions of the Medical Practice Act and physician assistant

rule; that he was guilty of unprofessional conduct by committing an act involving moral turpitude, dishonesty or corruption, when the act directly or indirectly involves the health, welfare, or safety of the citizens of the state; and that he engaged in misconduct in his physician assistant practice by prescribing a prescription drug, including controlled substances, other than in good faith and a therapeutic manner in accordance with accepted medical standards. Mr. Harward emphasized that the actions of the Respondent in regard to R.A. constituted "the heart of the case": by prescribing prescription drugs, including controlled substances which are not included in the approved job description or which are not included in the approved state formulary for physician assistants, the Respondent was in violation of 11 CSR 1B 10.1 (b),(c),(g) and (h)(3), (5), (9), and (11). Mr. Harward explained the basis for his opinions, and his testimony is credible.

37. The Board submitted the medical records for A.E., which reflected forty-four (44) visits to the Respondent and two (2) to Dr. Parsons for low back pain and maxillary toothache. A.E. received eighteen (18) hydrocodone prescriptions, in Dr. Parsons' name or Respondent's name, only two (2) of which were documented. Two (2) of these prescriptions were written on the same day, November 17, 2006, each one for 30 hydrocodone. Two additional prescriptions for hydrocodone were written within two (2) days, December 14 and December 15, 2006. One of these latter prescriptions was for 30 hydrocodone and issued under the name of the Respondent; the second prescription was for 12 hydrocodone and was issued under the

name of another provider, Dr. Schmidt.

38. The medical records reflect that A.E. was repeatedly prescribed ninety (90) Xanax (alprazolam) by Respondent in Dr. Parsons' name. The Respondent testified that he initially got the approval of Dr. Parsons to issue these prescriptions. However, A.E. testified that after Dr. Parsons fired the Respondent, Dr. Parsons refused to prescribe Xanax for her. Dr. Parsons referred A.E. to a psychiatrist for anxiety on July 2, 2007. Because she was "coming down off" the Xanax when A.E. was interviewed by an individual she couldn't identify about the drugs she had been prescribed by Respondent. She testified that she could not remember what she told him.

39. The Board submitted the medical records of R.F., a heavy equipment operator, and one of three patients that Dr. Parsons testified he did not know. There is no mention of Dr. Parsons in the medical records on R.F. There are six (6) visits to Respondent and no hydrocodone prescriptions documented. However, records from the Kingwood Pharmacy reflect thirteen (13) times where the Respondent's name was shown as calling in the undocumented hydrocodone for R.F. All of these prescriptions were outside the physician assistant formulary. No physician review is documented.

40. The Board submitted the medical records of M.H., another patient whom Dr. Parsons testified he did not know. The charts reflect three (3) office visits with the Respondent. No physician review is documented. The

Respondent testified that M.H. had a back injury and agreed that Dr. Parsons probably didn't know him. There are forty-four (44) hydrocodone prescriptions for M.H., all undocumented. On three (3) different occasions (September 12, 2005, November 14, 2005, and December 9, 2005) there were two (2) hydrocodone prescriptions written on the same day, one under Respondent's name, one under Dr. Parsons' name, each written for 120 tablets. The prescriptions were called in to two (2) different pharmacies. The records also reflect that several times prescriptions for 120 hydrocodone were called in by Respondent within three, four or six days of another prescription for 120 hydrocodone, also called in by Respondent.

41. The Respondent testified that he did not know these double prescriptions were happening, that he probably was not paying attention, did not look at the medical record, did not document the prescriptions or did not "catch" the errors because he was so busy. The Respondent noted that M.H. had a brother who looked like M.H. and who was also getting pain medication from Respondent. He further admitted that he called in both 120 hydrocodone prescriptions for M.H on 12/9/2005 to different pharmacies. M.H. did not testify.

42. The Board called as a witness a patient by the name of P.J. He admitted that his memory is not good. The Board introduced the medical records for P.J, but they did not indicate that he ever saw Dr. Parsons; he only consulted with the Respondent. The Respondent confirmed this in his

testimony. The records reflect that P.J. got fifty-three (53) controlled substance prescriptions, only nineteen (19) of which are documented. Every one of the prescriptions exceeded the physician assistant formulary. Mr. Harward, the Board's expert witness, noted a revision of a June 7, 2007, visit in the medical record on June 28, 2007.

43. P.J. testified that since he has left Respondent's care, which involved the prescribing of Lortab (hydrocodone), Xanax (alprazolam) and Vallium (diazepam), he is now managing on the uncontrolled substance Ultram, prescribed at the Newburgh Clinic. P.J. noted that he had to "get off them other ones" and that it was very hard.
44. The Board submitted the medical records for A.L., a 31-year-old patient with low back pain. The evidence established that A.L. was repeatedly prescribed undocumented hydrocodone, which is outside the physician assistant formulary. The prescriptions were called in by the Respondent under the name of Dr. Parsons, and continued for two (2) years after her last office visit on September 8, 2005. The Respondent testified that she had endometriosis, as diagnosed by Dr. Parsons, which was the reason she was given the hydrocodone.
45. Two (2) prescriptions for ninety (90) hydrocodone were called in for A.L. at the Rite Aide Pharmacy under the Respondent's name on February 3, 2006 and on April 4, 2006. These prescriptions were undocumented and outside the formulary for physicians assistants. The remaining prescriptions were called in by the Respondent under Dr. Parsons' name.

46. The Respondent testified that he never read the medical record on A.L. to confirm that endometriosis was documented in the record, but he prescribed the hydrocodone for two (2) years to treat that condition anyway. He stated that this is his standard of practice. A.L. did not testify.
47. The Board submitted the medical records of S.M. who is a sister to A.L. S.M. was a patient of the Respondent who suffered with back, knee and abdominal pain. The only controlled substance documented in her medical record was prescribed by the Respondent on July 20, 2004. The prescription was for 40 Vicoprofin [hydrocodone]), which is outside the physician assistant formulary. In addition to numerous undocumented, outside the formulary controlled substance prescriptions prescribed in 2004 and 2005, there are twelve (12) undocumented prescriptions outside the formulary for sixty (60) hydrocodone each. All of these prescriptions were under Dr. Parsons' name, called in by the Respondent after S.M. was last seen in the office on January 18, 2006. The prescriptions were dated March 7, 2006, April 6, 2006, May 5, 2006, June 5, 2006, July 3, 2006, July 31, 2006, August 28, 2006, September 26, 2006, October 23, 2006, November 21, 2006, December 20, 2006, and March 26, 2007. Dr. Parsons did not know anything about the hydrocodone prescriptions issued to S.M. under his name. There is no documented physician review. S.M. did not testify.
48. The Board introduced the medical records of patient D.M., which reflected twenty-seven (27) prescriptions for hydrocodone, only two (2) of which are

documented. There is evidence that the Respondent prescribed D.M. ninety (90) hydrocodone on August 7, 2006 at the Rite Aid Pharmacy. All of the prescriptions are outside the physician assistant formulary. Some of the prescriptions for hydrocodone written for D.M. were picked up by his mother (K.F.) who worked for Dr. Parsons until she failed a drug test. There is no documented physician review.

49. The medical records dated June 14, 2007 indicate that the Respondent treated D.M. for a fractured clavicle with controlled substances, even though there is a negative clavicle x-ray report in the chart. Dr. Parsons testified that the entries for June 14, 2007 and June 15, 2007 were falsified by the Respondent. Amy Dawn Hall, who worked in Dr. Parson's office, testified that she saw the Respondent altering this medical record on the day that he was fired. She confirmed that D.M. was not in the office on June 14, 2007, notwithstanding a prescription for 120 Lorcet written on that date. Mr. Harward, the Board's expert witness, noted what he deemed a "dictation issue." D.M. did not testify.

50. The Board introduced the medical records for C.N., who was treated repeatedly by the Respondent from June 2, 2005 through October 19, 2006. The records reflect at least eighteen (18) monthly visits in that time frame: June 2, 2005; August 22, 2005; October 10, 2005; November 18, 2005; December 24, 2005; January 20, 2006; February 21, 2006; March 20, 2006; April 21, 2006; May 19, 2006; June 17, 2006; July 18, 2006; August 18, 2006; September 18, 2006; October 19, 2006; November 20,

2006 and December 20, 2006.) Other evidence establishes similar periodic prescriptions for ninety (90) hydrocodone called in by the Respondent in Dr. Parsons' name with no documentation. Twenty-six (26) of the controlled substance prescriptions were called in by Respondent outside the physician assistant formulary. The two (2) controlled drug prescriptions that are documented in the medical records dated June 20, 2007 and September 13, 2005 were not prescribed when Dr. Parsons saw this patient in the office. C.N. did not testify.

51. Dr. Parsons testified that on the day that the Respondent was fired he saw the Respondent working at an office computer. He observed that the Respondent was "in the chart" falsifying entries in the medical record for C.N. Dr. Parsons opined that the Respondent fabricated the entries to "cover himself" for the undocumented controlled substance prescribing.

52. The Board submitted the medical records of L.N., who is the wife of C.N. The patient L.N. was often pregnant during the years she was treated by Respondent and Dr. Parsons. She was prescribed 120 hydrocodone 17 times: August 9, 2005, September 8, 2005, October 13, 2005, November 12, 2005, December 15, 2005, January 18, 2006, February 16, 2006, March 17, 2006, April 19, 2006, May 16, 2006, June 16, 2006, July 17, 2006, August 17, 2006, September 20, 2006, October 17, 2006, November 22, 2006, December 22, 2006. She was also prescribed ninety (90) hydrocodone six (6) times: June 16, 2005, February 9, 2007, March 15, 2007, April 17, 2007, May 16, 2007, and June 19, 2007, as well as sixty

(60) hydrocodone on July 14, 2005. All of these prescriptions were issued under Dr. Parson's name, were undocumented and outside the formulary. The five hydrocodone prescriptions issued in 2007 were called in to Rite Aide Pharmacy by the Respondent. Dr. Parsons testified that he last saw L.N. on November 15, 2006. He was convinced that although the prescriptions were issued under his name, they were called in by Respondent. No physician review is documented. L.N. did not testify.

53. The medical records for L.N. reflect only two (2) documented controlled substance prescriptions written on June 22, 2007, when Respondent treated L.N. for injuries sustained when she fell off her porch. A prescription for Lortab is documented in the record, which is outside the formulary. On September 13, 2005, the Respondent prescribed phenergan with codeine and noted it in the chart.

54. The Board introduced the medical records for patient M.N., also known as K.N. or M.K.N. The Respondent treated her regularly with hydrocodone for low back pain. Twenty-two (22) prescriptions were undocumented. One prescription written on June 28, 2007, was for 120 Lortab, a medication that is outside the formulary. This prescription was written the day after Dr. Parsons became very upset when he discovered that the Respondent had been regularly prescribing hydrocodone to M.M. Dr. Parsons testified that he had no involvement with the controlled substance prescriptions to M.N.

55. Four (4) of the undocumented, outside the formulary prescriptions for M.N.

for ninety (90) or 120 Lorcet are called in by Respondent in Dr. Parsons' name after the January 2, 2007, letter agreement between Dr. Parsons and the Respondent. These were dated March 22, 2007, April 20, 2007, May 22, 2007 and June 20, 2007, and were all called in to the Rite Aide Pharmacy. Although the June 28, 2007 record states that 120 Lorcet were prescribed, there is no actual prescription for Lorcet on 6/28/07, the last day the Respondent made entries in the medical records. The undocumented June 20, 2007 prescription for Lorcet was the last one prescribed in Dr. Parsons' name.

56. M.N. is a patient who had not been in the office for three (3) years before June 28, 2007. The Respondent regularly prescribed controlled substances to her during that period, without requiring an office visit. When another member of the office staff advised the patient that she needed to come in before further prescriptions would be issued, M.N. became angry, and the matter caught the attention of Dr. Parsons. When he discovered that the Respondent had been prescribing of controlled substances to M.N. in his name for such a long period without having her come in for an office visit, he became very upset. This is the matter that precipitated the Respondent being fired by Dr. Parsons. M.N. did not testify.

57. The Board introduced the medical records for D.S., a chronic alcoholic with chronic pain. The records reflect six (6) visits to the Respondent and none to Dr. Parsons. D.S. was prescribed controlled substances thirty-two (32)

times, repeatedly called in by the Respondent, but never at the time of his office visits. Only two (2) of the prescriptions are documented, and only one of the controlled substance prescriptions is within the Respondent's formulary. No physician review is documented.

58. On April 20, 2006, the Respondent prescribed for D.S. 120 Lorcet. Six (6) days later the Respondent prescribed for him forty (40) more Lorcet in Dr. Parsons' name. The first prescription was filled at Kingwood Pharmacy; the second was filled at Cornerstone Pharmacy. Mr. Harward, the Board's expert witness, found this "strange." He opined that D.S. would have to be taking twenty (20) Lorcet per day in order to need a second refill prescription six (6) days later. D.S. did not testify.

59. The Board introduced the medical records of M.S., a young woman with no complaints of pain, who was 5'7, and weighed 161 pounds. She was seen twice by Dr. Parsons and once by Respondent. One prescription for thirty (30) phentermine (a diet pill) without refill is documented. The Respondent prescribed ninety (90) hydrocodone for her fourteen (14) times under his name and nine (9) times under Dr. Parsons' name, none of which were documented. He also prescribed thirty (30) phentermine in his name and in Dr. Parsons' name several times.

60. M.S. was a friend of the Respondent who lived in North Carolina for a couple of years. During this time the Respondent continued to prescribe hydrocodone for her, and called it in to the Kingwood Pharmacy. M.S.'s controlled substance prescriptions were often picked up by K.F., D.M.'s

mother. The Respondent testified that Dr. Parsons told him she had endometriosis, which was the reason he prescribed the undocumented hydrocodone. He testified that he did not have a reason to look at the medical record to see if M.S. had endometriosis, he simply checked with Dr. Parsons before embarking on prescribing the undocumented hydrocodone. When the Respondent looked at the medical records during the hearing, he confirmed there was no mention of endometriosis. M.S. did not testify.

61. The Board called patient P.W. as a witness and introduced her medical records. They reflect that she was always treated by the Respondent, with no documented visits to Dr. Parsons. The pharmacy records reflect that the Respondent prescribed the controlled substance phentermine for P.W. nine (9) times under his DEA number. He diagnosed P.W. with "malaise and fatigue." However, the Respondent testified that in his practice with Dr. Parsons, "malaise and fatigue" really meant "obesity and weight loss" because there was no "template" for obesity in the equipment that was used. He testified it was possible to add in the chart the correct diagnosis of obesity, but he did not do that.
62. P.W. testified that she called in to get prescriptions from Respondent for phentermine, and they were not refills. She testified she is under the care of another provider at this time and no longer using phentermine because it wasn't doing any good.
63. George Thomas Harward, the Board's expert witness, testified that as to

patients A.E., R.F., M.H., P.J., A.L., S.M., D.M., C.N., L.N., M.N., D.S., M.S., and P.W., Respondent had performed other than at the direction and under the supervision of a supervising physician licensed by the Board, in violation of 11 CSR 1B 10.1 (b).

64. Mr. Harward testified that as to patients A.E., R.F., M.H., P.J., A.L., S.M., D.M., C.N., L.N., M.N., D.S., M.S., and P.W., Respondent had been delegated and performed a task beyond his competence and not in accordance with the job description approved by the Board in violation of 11 CSR 1B 10.1.(c).

65. Mr. Harward testified that as to patients A.E., R.F., M.H., P.J., A.L., S.M., D.M., C.N., L.N., M.N., D.S., M.S., and P.W., Respondent had failed to comply with provisions of the physician assistant rule 11 CSR 1B or the West Virginia Medical Practice Act, in violation of 11 CSR 1B 10.1 (g).

66. Mr. Harward testified that as to patients A.E., R.F., M.H., P.J., A.L., S.M., D.M., C.N., L.N., M.N., D.S., M.S., and P.W., the Respondent had committed acts involving moral turpitude, dishonesty or corruption when the act directly or indirectly affects the health, welfare or safety of the citizens of West Virginia, in violation of 11 CSR 1B 10.1. (h) (3).

67. Mr. Harward testified that as to patients A.E., R.F., M.H., P.J., A.L., S.M., D.M., C.N., L.N., M.N., D.S., M.S., and P.W., the Respondent had demonstrated misconduct in his practice as a physician assistant or performed tasks fraudulently beyond his authorized scope of practice with incompetence or with negligence on a particular occasion or repeated

occasions, in violation of 11 CSR 1B 10.1 (h) (5).

68. Mr. Harward testified that as to patients A.E., R.F., M.H., P.J., A.L., S.M., D.M., C.N., L.N., M.N., D.S., M.S., and P.W., the Respondent had prescribed a prescription drug including any controlled substance under state or federal law, other than in good faith and a therapeutic manner in accordance with accepted medical standards, in violation of 11 CSR 1B 10.1 (h) (9).

69. Mr. Harward testified that it is not in accordance with accepted medical standards for a physician assistant to prescribe outside of the physician assistant formulary and it is not in accordance with accepted medical standards not to document prescriptions.

70. Mr. Harward testified that as to patients A.E., R.F., M.H., P.J., A.L., S.M., D.M., C.N., L.N., M.N., D.S., M.S., and P.W., the Respondent had prescribed a prescription drug, including any controlled substance under state or federal law which is not included in the approved job description for the Respondent or which is not included in the approved state formulary for physicians, in violation of 11 CSR 1B 10.1 (h) (11).

71. Mr. Harward summarized his observations and concerns about Respondent's practice as a physician assistant and explained in detail throughout his testimony the basis for his opinions. He unequivocally opined that Respondent did not need to be practicing medicine and that his license should be revoked. He believed the actions of the Respondent constituted a blatant violation of all applicable standards.

72. Mr. Harward repeatedly testified that even if the supervising physician had instructed Respondent not to document prescriptions, it would not change any of his testimony. He emphasized that there cannot be a "no charting" policy in any physician's office, and even if there was, the Respondent should not comply with such a policy since such actions are outside the scope of any accepted medical standard of care.
73. Dr. Parsons testified that he had never ordered anyone at his office not to document prescriptions. He opined that it made no sense not to document particularly controlled substance prescriptions.
74. Dr. Parsons testified that he did not authorize all the prescriptions in question, "I wasn't prescribing these medicines...they were prescribed without my knowledge, without my consent, under my name." He stated that he did not know three (3) of the individuals who were prescribed controlled substances. Dr. Parsons disagreed with the Respondent's testimony at the August 2007, unemployment hearing, where he stated that he, the Respondent, had called in the disputed controlled substance prescriptions because Dr. Parsons wouldn't see the patients because the patient owed a bill. This reasoning conflicts with Respondent's verified Answer on page 5, paragraph 12, wherein Respondent says that "Dr. Parsons was fully aware of Respondent's prescribing practices and authorized the prescriptions which are in question."
75. Dortha ("Dottie") Goff, an employee of Dr. Parsons, testified that she is a friend of Respondent, likes him, has known him for a long time, remains

friends with him and feels responsible for his having been fired. She opined that 'Tim exaggerates things sometimes.' She testified as to Dr. Parsons' policies for treating patients and prescribing controlled substances.

76. Amy Dawn Hall, an employee of Dr. Parsons, also testified about his policies for treating patients taking controlled substances.

77. The Respondent repeatedly testified that he did not document controlled substance prescriptions because Dr. Parsons told him not to do so. He stated that for twenty (20) years he thought if a physician tells you to do something you must do it, regardless of applicable medical practice standards. The Respondent testified that he did not understand computer space and thought there was no room on the computer to contain proper documentation. Respondent acknowledged that the documentation was "lax". "I shouldn't have let that happen...the biggest thing was my lack of computer knowledge."

78. Chester Schwer, a pharmacist for twenty-six (26) years at the Kingwood Pharmacy, testified regarding the records subpoenaed by the Board. He attempted to explain why copies of eight (8) different controlled substance prescriptions turned over to the Board of Medicine pursuant to subpoena had no mention of the Respondent on them, while copies of the same eight (8) different controlled substance prescriptions which were turned over to the Drug Enforcement Administration pursuant to subpoena had the Respondent's name on them. On cross-examination Mr. Schwer

was presented with other questionable prescription records that he could not explain.

79. Mr. Schwer testified that the Respondent called in most of the controlled substance prescriptions to Kingwood Pharmacy because "Dr. Parsons basically doesn't talk on the phone... If he calls and you put him on hold for 30 seconds, he's not there, and then he phones everything to the neighboring pharmacy for the next six months." Mr. Schwer testified that he thought if Respondent called in controlled substance prescriptions outside of his formulary it was with Dr. Parsons' permission, that if Respondent "called in ninety (90) something and he's only allowed to do thirty (30) or something we just put it in Parsons' name...we just assumed it was in Parsons' name."

80. Mr. Schwer testified that when Respondent called in a controlled substance prescription he would identify himself as "Tim" and generally would not say that he was calling in for Dr. Parsons. When the Respondent would call in prescriptions above his authority, Mr. Schwer "always knew that it was for Dr. Parsons and so [he] would put it under Dr. Parsons' name." Mr. Schwer was surprised that so many of the controlled substance prescriptions showed up in Respondent's name. He opined that the records were erroneous as a result of a problematic software system.

81. Mr. Harward testified that it is not within the standard of care for a pharmacist to make the assumptions as described by Mr. Schwer.

82. Dailey Shroul, an independent pharmacist at the Cornerstone Pharmacy,

testified that when a call for a prescription came in from the Respondent it was "just assumed" that it was authorized by the practitioner. If the Respondent's name showed up on a prescription outside his formulary, he surmised "that could be an occasional pharmacy error."

83. Mr. Shroul testified that if calls were ever made from his pharmacy to check on a prescription from Respondent, there was never a problem. He noted that "at least ninety-five percent (95%) of the prescriptions that were call in were not followed up on." He testified that it was a common practice in pharmacies throughout the state to assume that controlled substance prescriptions outside the formulary from a physician assistant were really from the supervising physician. He explained that when the Respondent called in a prescription outside his formulary in Dr. Parsons' name, Mr. Strout assumed Dr. Parsons was aware of it. He testified that Cornerstone Pharmacy has lost eleven percent (11%) of its business after Dailey Shroul's wife left Dr. Parsons' employ and he attributed a lot of that to Dr. Parsons, who told him the pharmacy was "incompetent". He noted that the Respondent's patients followed him wherever he has practiced, that he is well respected in the community, and that the Cornerstone Pharmacy lost a lot of business after Respondent left.

84. Julie Shroul, Dailey Shroul's wife and co-owner of the Cornerstone Pharmacy, testified that she believes the pharmacy lost business because of Dr. Parsons. She was an employee of Dr. Parsons for four (4) years before he fired her for paying herself for hours she did not work. She

testified that Dr. Parsons told her when he obtained a new computer system in 2003 that refills were not to be charted because it took up too much computer space. Mrs. Shrout stated that she has no hard feelings toward Dr. Parsons.

85. Debra Hall testified to the good character of Respondent, the quality of his medical care, and his reputation, as did Paula Garrett, Sue Holt, Frank Abraham, M.D., and Karen Helmic.

86. Bibiana Owens Duvall, Kelly Hyre Phillips and Connie Teets, all former employees of Dr. Parsons, testified in conformity with Respondent about papers with requests for medications being thrown away after the prescriptions were called in. Ms. Duvall, a medical assistant, confirmed that physicians, nurse practitioners and physician assistants were responsible for documenting. None of these office assistants could testify as to whether prescriptions were not supposed to be documented in the medical record by the physician or physician assistant. Kelly Phillips, a medical assistant, testified that she did not know whether the practitioners had already documented what the medical assistants were directed to do on the papers they were given with instructions. These former employees supported the Respondent as to his character and professionalism, and raised various questions as to the practices of Dr. Parsons and other members of his staff.

87. Peggy Snyder testified that she worked in Dr. Parsons' office for approximately two years, from July 2005 to July 2007. She left when an

investigation began of the office, after Respondent was fired. When she turned in her notice, Dr. Parsons' wife accused her of being a drug user and drug dealer with Respondent. Ms. Snyder testified she knows nothing about drugs and told Dr. Parsons' wife she had never given them any reason to think she was a drug user and drug dealer. She testified she knew of no reason why Respondent would have been referred to as a drug user and drug dealer by Dr. Parsons' wife.

88. Thomas Shriver, D.V.M., testified that the Respondent brought his three (3) year old dog Sadie for treatment by Dr. Shriver one time, on August 23, 2006. After examining the dog, Dr. Shriver wrote a prescription for the dog for Phenobarbital for seizures. He testified he did not understand the prescription records from Cornerstone Pharmacy showing repeated call in prescriptions for a "Sadie Bolyard" for Phenobarbital beginning on August 24, 2006, from the Respondent under in Dr. Parsons' name. The prescription noted a birth date of January 1, 1970. There was no record of a filled prescription for Phenobarbital from Dr. Shriver for Sadie on that date.

89. Dailey Shrout, the pharmacist at Cornerstone Pharmacy, testified that he had a conversation with Dr. Parsons about the dog Sadie. He stated that Dr. Parsons' prescribed the "maintenance" medication to the dog because he didn't feel it necessary for Respondent to pay \$125 to a veterinarian. Dr. Parsons advised him that he prescribed the Phenobarbital "the first time" and then afterward. He testified he filled a call-in prescription for Dr.

Parsons as a "professional courtesy" for a dying dog because the veterinarian, Dr. Carey, refused to prescribe the medication. Mr. Shroul conceded that he has never filled a prescription from Dr. Carey.

90. The Respondent testified that he had paid \$120 to the veterinarian for the dog's visit on August 23, 2006, and that he took Dr. Shriver's prescription for the dog Sadie to Cornerstone Pharmacy. He did not know why there was no record. He acknowledged that he called in all of the Phenobarbital prescriptions for Sadie beginning on August 24, 2006 under Dr. Parsons' name. Dr. Parsons testified that he never told Dailey Shroul there was no need for the Respondent to pay a veterinarian for a visit; and that he never said he could call in the prescription and save the Respondent money. Dr. Parsons' testimony is consistent with the fact that the veterinarian fee had been incurred as of August 23, 2006 and is consistent with the charges at 11 e. in the Complaint and Notice of Hearing.

91. The Respondent presented testimony from several of his patients, including Randel Fulmer, Paula Garret, Richard Adams and April Emswiller, all of whom supported his character and professional practice.

92. The Respondent attempted to justify his actions by stating that he Dr. Parsons authorized the initial controlled substance prescriptions without seeing the patients, but later acknowledged that such practice is not consistent with most of the records, nor is such a practice consistent with the rule he relies on repeatedly, 11 CSR 1B 14.3 §b.

93. The Respondent testified that none of his treatment went beyond medical

necessity; that he did not know any of "these folks were drug diverters or drug abusers;" and that he rarely used the Board of Pharmacy Controlled Substance Monitoring Program to see if people were doctor shopping. Nevertheless, he testified that the only thing he would do differently if he did this again would be to document the prescriptions.

94. The Respondent testified that he understood he must be given some sort of reprimand for his lack of documentation. However, he denied all charges other than prescribing to family members, and disagreed that his continued practice as a physician assistant would adversely affect the health and welfare of patients.

95. On or about December 2, 2008, the Respondent, by counsel, advised the Board and the undersigned that he voluntarily surrendered his license and would be taking a plea to various drug-related criminal charges. The Respondent did not file any suggested findings of fact, conclusions of law or supporting memorandum.

96. The Board, by counsel, submitted its proposed findings of fact, conclusions of law and supporting memorandum on December 2, 2008.

DISCUSSION

Inasmuch as this is a disciplinary proceeding, the Board of Medicine has the burden of proving the charges alleged against Timothy Bolyard in its original Complaint and as amended. Disciplinary action against a person licensed by the Board must be predicated upon clear and convincing proof. Webb v. W.Va. Board of Medicine, 569 S.E.2d 255, 231 (W.Va. 2002).

Notwithstanding the Respondent's voluntary surrender of his license to practice as a certified physician's assistant in the State of West Virginia, the Board still has a duty to make a determination as to whether the Respondent should be subject to disciplinary actions as a result of the allegations contained in the Complaint. The surrender of a license certificate, until accepted, does not extinguish the license. Cross v. Colo. State Bd. Of Dental Colo., 37 Colo. App. 504, 552 P.2d 38 (1976). To-date, the Board has not met to consider the resignation, and therefore the Respondent is still a licensed physician's assistant.

Moreover, it is imperative that the Board take such affirmative action as it deems appropriate so as to create a record regarding this disciplinary proceeding. If the Board took no action in this matter, there would be no record of any disciplinary proceeding or absolution of the matters raised in the Complaint. The presence or absence of any disciplinary action would affect any future licensure that the Respondent might desire. Therefore, the Board has a duty to reach a determination in this matter. See, Larsen v. Commission on Medical Competency, 585 NW2d 801 (N.D. 1998).

The provisions of W.Va. Code § 30-3-14(b) permit the West Virginia Board of Medicine to discipline a physician assistant for violation of any applicable rule, law or policy that governs the practice. Disciplinary action must be predicated upon clear and convincing proof. W.Va. Code § 30-3-14(b); Webb v. W.Va. Board of Medicine, 569 S.E.2d 255, 231 (W.Va. 2002).

The Board of Medicine presented several days worth of testimony from numerous witnesses and boxes of evidence. The Respondent testified on his

own behalf and on cross-examination. His supervising physician, Dr. Parsons testified, as did several other present and former employees of Dr. Parsons. The testimony was mixed. It appeared in some cases that Timothy Bolyard was a beloved angel and respected colleague; according to others he was always suspect of inappropriate behavior. Likewise, Dr. Parsons was painted as either a saint or an arrogant, unprofessional tyrant, depending on the perspective.

The Respondent appeared earnest and straightforward in his testimony, sometimes even convincing. But his ease at dismissing the obligations imposed upon him by law was disturbing. Dr. Parsons tried perhaps too hard to paint the Respondent as a vindictive former employee, and his testimony sometimes tended towards the absurd. It was clear from the testimony of former and present employees of Dr. Parsons that the status of their employment tainted their testimony, notwithstanding their protestations to the contrary.

The former supervising physician of the Respondent, Dr. Bonnie Forman, and Dr. Ram Shetty established that the Respondent had a pattern and practice of deviating from the physician assistant medical standards and the prescriptive formulary established for him. The allegations made by Dr. Parsons, viewed in even the most reasonable perspective, established that the Respondent continued with his lackadaisical view of the governing standards for many years.

Given the extreme odds presented by the testimony of those closest to the matter in this case, a more clarifying opinion from an outside expert becomes crucial. Determinations as to the appropriateness of a medical professional's conduct relative to the standards included in the statute and applicable rules may

be made by the Board without the assistance of expert testimony. Mingo County Medical Society v. Simon, 20 SE2d 807 (W.Va. 1942). On the other hand, if an expert is available, his or her testimony may often be a deciding factor in a matter. This is, without doubt, the case here.

Mr. George Tomas Harward, P.A.-C, was the most credible witness presented in this matter. With an impressive resume and outstanding credentials, Mr. Harward was able to view the actions of the Respondent from an objective, professional standpoint. His opinion that the actions of the Respondent constituted a blatant violation of every applicable rule, law or standard was solid and clearly established by the evidence.

In the end, the Respondent's voluntary submission of his license due to his pleading guilty to various drug-related criminal charges and his failure to file any proposed findings of facts, conclusions of law or supporting brief in this matter supports the conclusion that the allegations of the Board are correct.

The evidence in this matter clearly and convincingly establishes that Timothy Bolyard violated numerous provisions of the West Virginia Medical Practice Act and various rules of the West Virginia Board of Medicine. The undersigned agrees with Mr. Harward, who stated that Mr. Bolyard should not be practicing medicine in this state.

Having found that the Respondent's license as a physician's assistant should be revoked, the question remains as to whether such actions require an imposition of the costs and expenses of the proceeding. In light of the ultimate voluntary surrender of his license after the time and effort put into the hearing, the

Respondent's previous assertions that the allegations in the Board's complaint were unfounded were obviously false. His determined refusal to enter into a disciplinary agreed order with the Board lead to an unnecessary expenditure of time and expense on the part of the Board and others. Therefore, the Board's request for reimbursement of its costs, fees and expenses is reasonable.

CONCLUSIONS OF LAW

1. The Respondent, Timothy Bolyard, is a physician assistant licensed in the State of West Virginia, and the West Virginia Board of Medicine is the agency of the State charged with the licensure and discipline of physician assistants. West Virginia Code, §30-3-16 and 11 CSR 1B.
2. The Petitioner, the West Virginia Board of Medicine, has jurisdiction over the subject matter and over the Respondent. The Petitioner bears the burden of proving the allegations in the Complaint and Notice of Hearing by clear and convincing evidence. W.Va. Code §30-3-14 (b); Webb v. West Virginia Board of Medicine, 569 SE2d 225, 231 (W.V. 2002).
3. The expressed purpose of the West Virginia Medical Practice Act is to provide for the licensure and professional discipline of physicians and podiatrists and for the certification and discipline of physician assistants and to provide a professional environment that encourages the delivery of quality medical services within this state. W.Va. Code §30-3-2.
4. The practice of medicine is a privilege and the state may attach conditions "onerous and exacting" to this privilege. Barsky v. Board of Regents, 111 NE2d 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., M.D.*, (1991); in *West Virginia Board of Medicine v. Rahmet Muzaffer, M.D.* (1998), *West Virginia Board of Medicine v. Francesco Quarequio, M.D.* (1999). See also, W.Va. Code §30-1-1a, § 30-3-1; State ex rel Deleno H. Webb, M.D. v. West Virginia Board of Medicine, 506 SE2d 830 (WV 1998).

5. The inherent object of the underlying statute regulating the practice of medicine is the preservation of the public health. Vest v. Cobb, 76 SE2d 885 (WV 1953), citing Dent v. State of West Virginia, 129 U.S. 114, 123 S. Ct. 231 (1889); *West Virginia Board of Medicine v. Magdi Z. Fahmy, M.D.* (1993); *West Virginia Board of Medicine v. Thomas J. Park, M.D.* (1994); *West Virginia Board of Medicine v. Francesco Quarequio, M.D.* (1999), *West Virginia Board of Medicine v. Frank Lenous Turner, D.P.M.* (2004).
6. Mr. George Thomas Harward's credible, clear, convincing uncontraverted expert testimony is given great weight in this matter under the provisions of Rule 702 and 704 of the Rules of Evidence and the Board's standard practice and custom. *West Virginia Board of Medicine v. David C. Shamblyn, M.D.*, (1989); *West Virginia Board of Medicine v. Thomas J. Park, M.D.* (1994); *West Virginia Board of Medicine v. Thomas E. Mitchell, M.D.* (1995); *West Virginia Board of Medicine v. Boonlua Lucktong, M.D.* (1996); *West Virginia Board of Medicine v. Paul T. Healy, M.D.* (1997), *West Virginia Board of Medicine v. Swaraj S. Rikhy, M.D.* (1997), *West Virginia Board of Medicine v. Francesco Quarequio, M.D.* (1999), *West*

Virginia Board of Medicine v. Frank Lenous Turner, D.P.M. (2004).

7. The determination whether Respondent's conduct was unprofessional as set forth at paragraph 16.d of the Complaint and Notice of Hearing is one which the Board may properly make and though clear, convincing, credible and uncontraverted expert testimony exists in the record that Respondent's conduct was unprofessional, no expert testimony is even necessary to support this conclusion. Mingo County Medical Society v. Simon, 20 SE2d 807 (W.Va. 1942); In Re Hawkins, 194 SE2d 540 (N.C. 1973), *cert den.* 196 SE2d 275 (1973), *cert. den.* 414 U.S. 1001, 94 S. Ct.355 (1973); *West Virginia Board of Medicine v. Hazem Salah Garada, M.D.*(1996), Petition of Grimm; 635 A2d 456 (N.H. 1993); Perez v. Board of Regist. for the Healing Arts, 803 SW2d 160 (Mo. App. 1991); Fleishman v. Board of Examiners in Podiatry, 576 A 2d 1302 (Conn. App. 1990); Craft v. State Board of Dental Examiners, 755 P2d 1191 (Ariz. App 1988); Manthey v. Ohio State Medical Board, 521 NE2d 1121 (Ohio App. 1987); Hynes v. Axelrod, 497 NYS. 2d 494 (A.D. 3 Dept. 1986); Sillery v. Board of Medicine, 378 NW2d 570 (Mich. App. 1985); Davidson v. State, 657 P2d 810 (Wash. App.1983); Kundrat v. Com. State Dental Council, 447 A.2d 355 (Pa. Cmwith 1982); Ferguson v. Hamrick, 388 S. 2d 981 (Alabama, 1980), all cited in *West Virginia Board of Medicine v. Rahmet Muzaffer, M.D.* (1998) and *West Virginia Board of Medicine v. Francesco Quarequio, M.D.* See also, Pons v. Ohio State Medical Board, 614 N.E. 2d 748, (1991), (requiring due deference to the Board's interpretation of ethical

requirements of its profession, at Syllabus point 4.)

8. In an administrative proceeding, the trier of fact is entitled to take into account the credibility and demeanor of witnesses, and the trier of fact is uniquely situated so as to make such determinations. Webb v. West Virginia Board of Medicine, 569 SE2d at 232; In Re Queen, 473 SE2d. 48, footnote 6 (W.V. 1996).
9. The Petitioner has clearly and convincingly demonstrated that the Respondent performed other than at the direction of the supervising physician on a multitude of occasions in violation of 11 CSR 1B 10.1 (b).
10. The Petitioner has clearly and convincingly demonstrated that the Respondent has performed tasks not in accordance with the job description approved by the Board on a multitude of occasions in violation of 11 CSR 1B 10.1 (c).
11. The Petitioner has clearly and convincingly demonstrated that the Respondent has failed to comply on a multitude of occasions with provisions of the West Virginia Medical Practice Act (§ 30-3-16) and rule of the Board pertaining to physician assistants (11 CSR 1B) in violation of 11 CSR 1B 10.1 (g).
12. The Petitioner has clearly and convincingly demonstrated that the Respondent on a multitude of occasions has engaged in unprofessional conduct by committing dishonest acts in violation of 11 CSR 1B 10.1 (h).
(3).
13. The Petitioner has clearly and convincingly demonstrated that the

Respondent on a multitude of occasions has engaged in unprofessional conduct by misconduct in his practice as a physician assistant and practicing beyond his scope of practice in violation of 11 CSR 1B 10.1 (h) (5).

14. The Petitioner has clearly and convincingly demonstrated that the Respondent on a multitude of occasions has engaged in unprofessional conduct by prescribing controlled substances other than in good faith and a therapeutic manner in violation of 11 CSR 1B 10.1 (h). (9).
15. The Petitioner has clearly and convincingly demonstrated that the Respondent on a multitude of occasions has engaged in unprofessional conduct by prescribing controlled substances for members of his immediate family in violation of 11 CSR 1B 10.1.(h) (10).
16. The Petitioner has clearly and convincingly demonstrated that the Respondent on a multitude of occasions has engaged in unprofessional conduct by prescribing controlled substances not included in the approved job description in violation of 11 CSR 1B 10.1 (h) (11).
17. The charges in the Complaint and Notice of Hearing, as corrected, have been proved clearly and convincingly with respect to the eighteen (18) humans.
18. Pursuant to the provisions of 11 CSR 1B 10.1, the license of a physician assistant shall be restricted, suspended or revoked by the Board in accordance with all the alternatives set out at W.Va. Code §30-3-14(i), when after due notice and a hearing it is found that the physician assistant

has violated any of the provisions of 11 CSR. 1B 10.1.

RECOMMENDED DECISION

Based upon the foregoing findings of fact and conclusions of law, even taking into consideration mitigating factors, the undersigned Hearing Examiner hereby recommends to the West Virginia Board of Medicine that it is proper and essential and in the public health, interest, welfare and safety that the license to practice as a physician assistant in the State of West Virginia of Timothy A. Bolyard, P.A.-C, be REVOKED, effective January 20, 2009.

Respondent shall be required to pay the costs and expenses of these proceedings, including but not limited to fees and expenses of security, the Hearing Examiner, the court reporter, attorney advisor, and expert witness, and all other costs of investigation and prosecution of this matter, to be paid by the Respondent to the Board within thirty (30) days of issuance of an invoice by the Board.

Respectfully submitted this 9th day of January 2009.

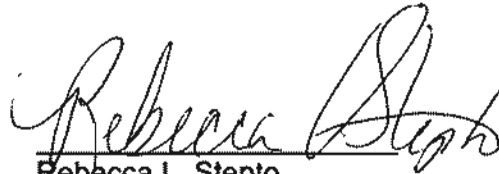
/s/ Jennifer Narog Taylor
Jennifer Narog Taylor, WWSB 4612
HEARING EXAMINER
Suite 202 Gates Building
108 1/2 Capitol Street
Charleston, WV 25301
(304) 342 - 1887
Fax (304) 342-1894

CERTIFICATE OF SERVICE

I, Rebecca L. Stepto, post-hearing legal advisor to the West Virginia Board of Medicine, hereby certify that service of the foregoing "Order" has been made upon the parties and counsel of record by delivering or mailing true copies thereof in the manner specified on this 18th day of February, 2009:

Hand Delivered to:
West Virginia Board of Medicine
101 Dee Drive
Charleston, WV 25311

Via U.S. Mail:
Harry A. Smith, III
P. O. Box 1909
Elkins, WV 26241-1909



Rebecca L. Stepto
State Bar No. 3597
844 Sherwood Road
Charleston, WV 25314

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: MICHAEL FRANCIS BOYLE, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Michael Francis Boyle, M.D. ("Dr. Boyle"), 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. Boyle currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 22456, issued originally in 2006. Dr. Boyle's address of record is in Oak Hill, Virginia.
2. In January 2009, Dr. Boyle 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, 2006, to June 30, 2008.
3. In Dr. Boyle's licensure renewal application for the period from July 1, 2008, to June 30, 2010, submitted to the Board and dated May 15, 2008, Dr. Boyle 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, 2006, to June 30, 2008.

4. The random audit revealed that Dr. Boyle had completed at least fifty (50) hours of approved CME coursework during the preceding licensure period from July 1, 2006, to June 30, 2008, 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 2009, the Complaint Committee of the Board initiated a complaint against Dr. Boyle 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, 2006, to June 30, 2008.

6. On March 24, 2009, Dr. Boyle 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 March 2, 2009, 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. Boyle 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. Boyle and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Boyle complies with the terms and conditions set forth herein.

CONSENT

Michael Francis Boyle, 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. Boyle 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. Boyle 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. Boyle waives all rights to such a hearing.

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

5. Dr. Boyle 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. Boyle, 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. Boyle completed on March 2, 2009, shall be applied to meet the fifty (50) hours required for the renewal period July 1, 2006, to June 30, 2008, and shall not be applied or transferred to any subsequent renewal period. However, by completing this CME, Dr. Boyle has now met the one-time requirement for completion of this particular coursework.

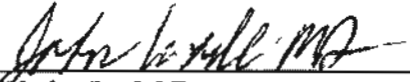
2. Dr. Boyle shall also pay a **CIVIL FINE** in the amount of \$100.00 per credit hour for his prior deficiency of two (2) hours of CME in the subject of end-of-life care, including pain management, for the licensure renewal period from July 1, 2006, to June 30, 2008, together with a one-time **ADMINISTRATIVE FEE** in the amount of \$100.00, for a total of **\$300.00**, which fine and administrative fee shall be received by the Board on or before June 30, 2009.

3. In the event that Dr. Boyle fails to comply with the requirements 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.

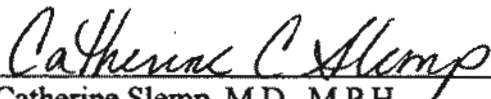
4. Upon the Board's determination that Dr. Boyle is in full compliance with the terms and conditions of this Consent Order, the Complaint against him shall be dismissed immediately.

The foregoing Order was entered this 10th day of June, 2009.

WEST VIRGINIA BOARD OF MEDICINE



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



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



Michael Francis Boyle, M.D.

Date: June 1, 2009

STATE OF Virginia

COUNTY OF Fairfax

I, Dina A. Mohamed, a Notary Public in and for said county and state do hereby certify that Michael Francis Boyle, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 1st day of June, 2009.

My commission expires Aug. 31st 2011.

DINA A. MOHAMED
NOTARY PUBLIC
COMMONWEALTH OF VIRGINIA
MY COMMISSION EXPIRES AUG. 31, 2011
COMMISSION # 7132831

Dina A. Mohamed
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: BILLY JOE BRAGG, P.A.-C.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Billy Joe Bragg, P.A.-C. ("Mr. Bragg"), pursuant to W.Va. Code § 30-3-1, et seq., freely and voluntarily enter into the following:

FINDINGS OF FACT

1. In September, 1995, the Board issued Mr. Bragg License Number 554 to function as a physician assistant, in accordance with the provisions of the West Virginia Medical Practice Act.
2. From May 9, 2005, until December 8, 2008, Mr. Bragg had been supervised by David E. Hess, M.D.
3. On November 10, 2008, the Complaint Committee of the Board initiated a Complaint against Mr. Bragg, based upon a report submitted by Deputy Sheriff R.T. Ankrom regarding Deputy Ankrom's investigation into Mr. Bragg's use of prescription forms signed by his then supervising physician David E. Hess, M.D., and Mr. Bragg self-medicating with controlled substances.
4. Mr. Bragg filed a timely response to the complaint.

5. Further investigation ensued and the evidence revealed that Mr. Bragg would take Dr. Hess' pre-signed prescription pads and write numerous prescriptions for controlled substances.

6. Mr. Bragg currently has no supervising physician and possesses no job description approved by the Board.

7. In order to terminate the investigation and resolve this matter with the Board regarding the evidence obtained, Mr. Bragg has expressed the desire to enter into this Consent Order with the Board in lieu of proceeding to hearing on any charges the Board may file against him.

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 file charges against Mr. Bragg pursuant to the provisions of W.Va. Code § 30-3-16, et seq., alleging misconduct in his practice as a physician assistant.

3. It is appropriate and in the public interest to waive the commencement of proceedings against Mr. Bragg and to proceed without the filing of charges or a formal Complaint and Notice of Hearing, provided Mr. Bragg agrees to the provisions of this Consent Order.

CONSENT

Billy Joe Bragg, P.A.-C., 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. Mr. Bragg 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 § 30-3-16 (i), and § 29A-5-1, et seq.

2. Mr. Bragg 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. Mr. Bragg waives all rights to such a public hearing.

4. Mr. Bragg consents to the entry of this Order relative to his functioning and/or licensure as a physician assistant in the State of West Virginia.

5. Mr. Bragg 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

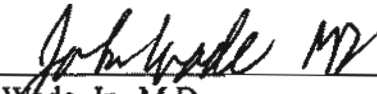
WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the consent of Mr. Bragg, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. That the physician assistant license of Billy Joe Bragg, P.A.-C., No. 554, is **SURRENDERED** to the Board effective upon entry of this Consent Order, and Mr. Bragg requests the withdrawal of any and all pending applications before the Physician Assistant Committee of the Board.


2. Mr. Bragg will not apply to the Board for licensure in the future, and if he does, his application will be denied.

The foregoing Consent Order was entered this 29th day of June, 2009.


WEST VIRGINIA BOARD OF MEDICINE



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



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



Billy Joe Bragg, P.A.-C.
Date: 6/23/09

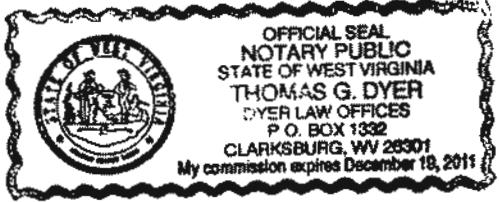
STATE OF West Virginia


COUNTY OF HARRISON

I, Thomas Dyer, a Notary Public for said county and state do hereby certify that Billy Joe Bragg, P.A.-C., whose name is signed on the previous page has this day acknowledged the same before me.

Given under my hand this 23rd day of June, 2009.

My commission expires 12-19-11.





Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: ELLEN MARY CABE, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("WV Board") and Ellen Mary Cabe, M.D. ("Dr. Cabe") 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. Cabe currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 22133, issued originally in 2005. Dr. Cabe's address of record is in Chapmanville, West Virginia.

2. On April 28, 2008, the Virginia Board of Medicine ("VA Board") issued an Order regarding the license of Dr. Cabe to practice medicine and surgery in the State of Virginia, which license had previously expired on May 31, 2006, but remained subject to renewal and/or reinstatement by the VA Board. The Order issued by the VA Board became final on June 2, 2008.

3. Pursuant to the Order entered by the VA Board, Dr. Cabe was issued a REPRIMAND for prescribing controlled substances to herself and others, including family members, without proper documentation, and outside of a physician-patient relationship.

4. The Order entered by the VA Board prohibits Dr. Cabe from seeking to renew or reinstate her license to practice medicine and surgery in Virginia until such time as she

appears before a Special Conference Committee and presents evidence showing she is capable of resuming the practice of medicine in a safe and competent manner.

5. On July 14, 2008, the Complaint Committee of the WV Board initiated a Complaint against Dr. Cabe based upon the Order entered by the VA Board.

6. By correspondence dated August 4, 2008, Dr. Cabe confirmed the allegations in the Complaint, but stated that she had taken appropriate steps to prevent the actions from occurring in the future.

7. Dr. Cabe appeared before the Complaint Committee of the WV Board on November 9, 2008, for a full discussion of this matter; and after her appearance, the Complaint Committee undertook further investigation.

8. Dr. Cabe 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 exists to substantiate charges against Dr. Cabe for apparent violations of W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(g), for having been disciplined by the VA Board, W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j), for dishonorable, unethical or unprofessional conduct, W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(w) and 11 CSR 1A 12.2 (a), (c) and (d), for prescribing, dispensing or administering a prescription drug for the licensee's personal use, or for the use of her immediate family, and

W. Va. Code § 30-3-14(c)(11) and (17), and 11 CSR 1A 12.1(u), for failing to keep written records justifying the course of treatment.

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

CONSENT

Dr. Cabe, 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 the proceedings conducted in accordance with this Order, to the following:

1. Dr. Cabe 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. Cabe further acknowledges that she 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 her own expense, and the right to cross-examine witnesses against her.

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

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

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

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

2. The license of Dr. Cabe to practice medicine and surgery in the State of West Virginia is **RESTRICTED**, and she is placed on **PROBATION**, for a period of three (3) years from the date of entry of this Order.

3. Dr. Cabe shall refrain from prescribing controlled substances for the use of her immediate family, to herself, and to anyone who is not her patient, and shall further comply with the principles of the American Medical Association regarding such treatment, including opinion 8.19 regarding Self-Treatment or Treatment of Immediate Family Members.

4. Dr. Cabe shall at all times continue to satisfactorily maintain her physical health and mental well being.

5. Dr. Cabe shall at all times maintain adequate patient medical records and charts necessary to justify the course of each patient's treatment and to enable her to provide a proper diagnosis and treatment, and she shall keep such patient medical records for a minimum of three (3) years from the date of the last patient encounter in a manner which permits the

patient or a successor physician to access them as required of all practicing physicians by the West Virginia Medical Practice Act, the Rules of the Board, and W. Va. Code § 16-29-1, et seq.

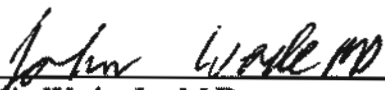
6. During the three (3) year period of restriction and probation, the Board may, at its discretion, conduct a random audit of ten (10) patient charts once annually to verify compliance with proper record keeping and prescribing.

7. Dr. Cabe shall provide a copy of this Consent Order to any employer or health care or medical facility where Dr. Cabe is authorized to practice medicine, and during the period that this Consent Order is in effect, Dr. Cabe shall provide a copy of this Consent Order to any prospective employer or health care or medical facility where she seeks to practice medicine.

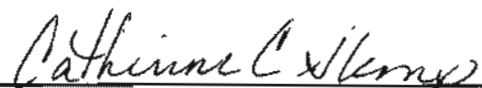
8. If, during the period of probation described in paragraph two (2), Dr. Cabe repeats any of the violations described in the Order entered by the VA Board or this Consent Order, then the WV Board may, in its sole discretion, suspend the license of Dr. Cabe to practice medicine and surgery in the State of West Virginia, without further process or hearing, and such conduct may further constitute grounds for the revocation of Dr. Cabe's license to practice medicine and surgery in the State of West Virginia.

The foregoing Order was entered this 12th day of February, 2009.

WEST VIRGINIA BOARD OF MEDICINE



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



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

Ellen Mary Cabe MD

Ellen Mary Cabe, M.D.

Date: 1.30.09

STATE OF West Virginia

COUNTY OF Logan

I, MARSHA E. WALKER, a Notary Public in and for said county and

state, do hereby certify that Ellen Mary Cabe, M.D., whose name is signed above, has this day acknowledged the same before me.

Given under my hand this 30th day of January, 2009.

My commission expires April 29, 2018.



Marsha E Walker
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: SEAN OWEN CASEY, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Sean Owen Casey, M.D., ("Dr. Casey") 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. Casey currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 21842, issued originally in 2005. Dr. Casey's address of record is in Minnetonka, Minnesota.
2. On July 24, 2008, the Alaska State Medical Board ("Alaska Board") entered and "Order" adopting and accepting in its entirety the "Consent Agreement and Proposed Decision and Order" signed by Sean O. Casey, M.D., and dated April 7, 2008, wherein Dr. Casey was reprimanded and assessed a \$1,000 civil fine for failure to report a malpractice settlement within thirty (30) days of resolution of the claim, as required by law.
3. On October 8, 2008, Dr. Casey was issued a "Public Letter of Reprimand" by the Medical Board of California ("California Board") due to his failure to timely report the malpractice settlement referenced above, being in violation of California law.

4. On November 10, 2008, the Complaint Committee ("Committee") of the West Virginia Board of Medicine ("Board") initiated a Complaint against Dr. Casey based upon these actions against Dr. Casey by the Alaska Board and the California Board.

5. By correspondence dated December 9, 2008, Dr. Casey responded to the allegations in the Complaint.

6. Dr. Casey 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 exists to substantiate charges against Dr. Casey pursuant to W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1 (g), in that Dr. Casey's license to practice medicine in the State of Alaska and the State of California 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. Casey and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Casey enters into this Consent Order.

CONSENT

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

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

5. Dr. Casey 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. Casey, the West Virginia Board of Medicine hereby **ORDERS** that Dr. Casey is **PUBLICLY REPRIMANDED** for having his

license to practice medicine and surgery acted against by the licensing authority in the State of Alaska and the State of California.

The foregoing Order was entered this 10th day of February, 2009.

WEST VIRGINIA BOARD OF MEDICINE

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

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

Sean Owen Casey, M.D.
Sean Owen Casey, M.D.

Date: 1-29-2009

STATE OF Minnesota

COUNTY OF Hennepin

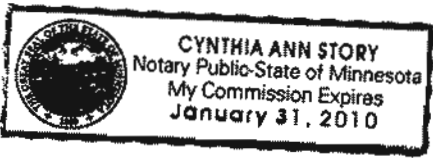
I, Cynthia Ann Story a Notary Public in and for said county and

state, do hereby certify that Sean Owen Casey, M.D., whose name is signed above, has this day acknowledged the same before me.

Given under my hand this 29th day of January, 2009.

My commission expires 1-31-2010

Cynthia Ann Story
Notary Public



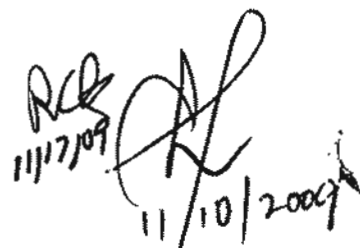
BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

SUBRAMANIYAM CHANDRASEKHAR, M.D.

SECOND AMENDED **CONSENT ORDER**

RCB
11/17/09
11/10/2009



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

FINDINGS OF FACT

1. Dr. Chandrasekhar held an active license to practice medicine and surgery in the State of West Virginia, License No. 20461, from May, 2001, until Dr. Chandrasekhar surrendered his license to the Board in December, 2001, due to chemical dependency. Dr. Chandrasekhar's license was reinstated by the Board in June, 2002, and Dr. Chandrasekhar surrendered his license to the Board again in April, 2003, due to a relapse.
2. Dr. Chandrasekhar's address of record with the Board is in Wheeling, West Virginia.
3. Dr. Chandrasekhar has requested reinstatement of his license to practice medicine and surgery after more than two (2) years of sobriety and has appeared

before the Licensure Committee of the Board at two (2) regular meetings of the Licensure Committee during the past year for full discussions of his health and well being and practice plans.

4. Dr. Chandrasekhar has been evaluated for chemical dependency at Shepherd Hill Hospital, Newark, Ohio and has undergone residential treatment for alcohol dependency at Shepherd Hill Hospital and has had residential care treatment at the Central Ohio Recovery Residence. He has attended aftercare and Caduceus meetings and after a relapse has successfully taken part in the physicians' health program of the Medical Society of New Jersey from November, 2003, through May, 2005, when he was living in New Jersey. He has regularly attended Alcoholics Anonymous meetings and kept a log of the same which has been reviewed by the Licensure Committee.

5. Dr. Chandrasekhar has obtained more than sixty (60) hours of Category 1 continuing medical education during the period that he has not been practicing medicine and he has sat for and passed the SPEX exam, a cognitive examination to assist the Board in its assessment of current clinical competence required for general undifferentiated practice by physicians, and he has submitted a practice plan to the Licensure Committee.

6. The Licensure Committee has recommended to the Board and the Board finds that Dr. Chandrasekhar meets the requirements for reinstatement of his license to practice medicine and surgery under the West Virginia Medical Practice Act, and that it is in the public interest to reinstate Dr. Chandrasekhar's license to practice medicine and surgery in the State of West Virginia, though permitting him such reinstatement without attaching certain accommodations and restrictions and limitations

upon his license to practice medicine and surgery could adversely affect the health and welfare of a patient.

CONCLUSIONS OF LAW

1. As a matter of public policy, the provisions of the West Virginia Medical Practice Act have been enacted to protect the public interest, West Virginia Code §30-3-1.

2. Probable cause exists to deny Dr. Chandrasekhar's application for licensure to practice medicine and surgery in West Virginia, due to the provisions of West Virginia Code §30-3-14(c)(21).

3. The Board has determined that it is appropriate and in the public interest to grant Dr. Chandrasekhar a license to practice medicine and surgery in the State of West Virginia and that there is no reason to deny him such licensure, provided certain restrictions, limitations and accommodations are placed upon his license to practice medicine and surgery in the State of West Virginia.

CONSENT

Subramaniyam Chandrasekhar, 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. Chandrasekhar 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. Chandrasekhar 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. Chandrasekhar waives all rights to such a hearing;

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

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

1. Dr. Chandrasekhar, 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. 20461, effective December 12, 2005.

2. Said License No. 20461 is issued subject to the following:

a. Immediately upon issuance, Dr. Chandrasekhar's license is **REVOKED**, and such revocation is immediately **STAYED**, and Dr. Chandrasekhar's license shall for a five (5) year period be placed on **PROBATION**, terminating December 12, 2010, and

during said five (5) year period, the practice of medicine and surgery of Dr. Chandrasekhar shall occur only with the supervision of another duly licensed physician approved by the Board, which supervising physician shall meet regularly with Dr. Chandrasekhar and which Board approved, supervising physician shall file reports with the Board concerning Dr. Chandrasekhar's performance as a physician every sixty (60) days, beginning February 1, 2006. However, should the performance of Dr. Chandrasekhar at any time fall below the level of reasonable skill and safety, the approved supervising physician shall immediately notify the Board. In the event that the approved supervising physician becomes unable or unwilling to so serve, Dr. Chandrasekhar shall immediately so notify the Board in writing, and make arrangements acceptable to the Board for another supervising physician, and Dr. Chandrasekhar may not practice medicine and surgery unless and until such Board approved supervision is again in place.

b. Dr. Chandrasekhar shall appear in person for an interview with the Licensure Committee at its regularly scheduled meeting in May, 2006, and as otherwise requested by the Licensure Committee, including at the regularly scheduled Licensure Committee meeting in January, 2007.

c. Dr. Chandrasekhar shall attend a minimum of three (3) Alcoholics Anonymous meetings each week.

Rdk 1/18/06
OK
07/13/06

- d. Dr. Chandrasekhar shall refrain from the use of any alcohol.
- e. Dr. Chandrasekhar shall maintain a sponsor in Alcoholics Anonymous who will file reports with the Board every ninety (90) days, beginning March 1, 2006, confirming Dr. Chandrasekhar's required attendance at Alcoholics Anonymous meetings.
- f. Dr. Chandrasekhar shall, at his own expense, submit to unlimited, random and unannounced testing of bodily fluids and/or breathalyzer testing, all carried out in a manner directed and approved by the Board and at any time upon the request of the Board.

~~Dr. Chandrasekhar's practice of medicine and surgery shall be limited to fifty (50) hours each week which includes 100% time.~~

Handwritten notes:
 Fifty (50) hours each week which includes 100% time
 Rde 11/17/09
 RCR 7/16/06
 11/10/09
 07/13/06

- h. During the five (5) year period of probation Dr. Chandrasekhar may not register as a dispensing physician under Board rule 11 CSR 5.
- i. Prior to December 1, 2006, Dr. Chandrasekhar shall successfully complete fifty (50) hours in ICU and CCU and document the same to the Board, which hours are to be in addition to the standard required hours for continued licensure.
- j. Dr. Chandrasekhar shall review this Consent Order on a regular basis, in order that he understands fully his responsibilities as

outlined in this document and to prevent any noncompliance with provisions contained in this document.

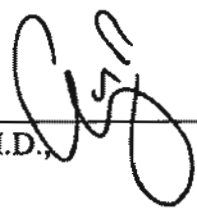
k. Within five (5) days of entry of this Consent Order, Dr. Chandrasekhar shall present a copy of this Consent Order to his approved supervising physician, his Alcoholics Anonymous sponsor, any employer or health care or medical facility where Dr. Chandrasekhar is practicing medicine and surgery in the State of West Virginia, and during the five (5) year period of probation, Dr. Chandrasekhar shall present a copy of this Consent Order to any employer, health care or medical facility where Dr. Chandrasekhar practices medicine and surgery or seeks to practice medicine and surgery in the State of West Virginia.

l. At the option of either Dr. Chandrasekhar or the Board, this Consent Order or a modified version thereof may be again entered into by the parties at the end of the five (5) year probationary period.

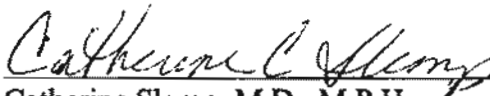
The failure of Dr. Chandrasekhar to comply with any of the terms of this Consent Order shall constitute grounds for the revocation of his license to practice medicine and surgery in the State of West Virginia, and further if Dr. Chandrasekhar violates probation in any respect, as determined by the Board, the Board may **TERMINATE** and **DISSOLVE** the **STAY** of **REVOCAION** herein imposed, upon written notice of the same to Dr. Chandrasekhar, and Dr. Chandrasekhar 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. Chandrasekhar has consented to the same.

The foregoing was entered this 1st day of December, 2005.



Angelo N. Georges, M.D.,
President



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



Subramaniyam Chandrasekhar, M.D.

Date:

11/25/2005

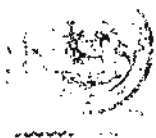
STATE OF West Virginia

COUNTY OF Ohio, to wit:

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

Given under my hand this 25 day of November, 2005.

My commission expires Sept 19, 2012.



REBECCA
WEST VIRGINIA
CANTZER
Main Street
Martinsburg 26003

Rebecca Cantzer
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: JEFFREY ALAN DODSON, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Jeffery Alan Dodson, M.D. ("Dr. Dodson"), 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. Dodson currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 21906, issued originally in 2005. Dr. Dodson's address of record is in Bridgeport, West Virginia.

2. In January 2009, Dr. Dodson 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, including pain management, as described in W. Va. Code § 30-1-7a, during the licensure period from July 1, 2006, to June 30, 2008.

3. In Dr. Dodson's licensure renewal application for the period from July 1, 2008, to June 30, 2010, submitted to the Board and dated June 19, 2008, Dr. Dodson 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, including pain management, during the preceding licensure period from July 1, 2006, to June 30, 2008.

4. The random audit revealed that Dr. Dodson had completed forty six and one half (46.5) hours of approved CME coursework during the preceding licensure period from July 1, 2006, to June 30, 2008, including two (2) hours of CME coursework in the subject of end-of-life care, including pain management.

5. In March 2009, the Complaint Committee of the Board initiated a complaint against Dr. Dodson based upon his apparent deficiency of three and one half (3.5) hours of CME coursework and his certification that he had completed the same during the preceding licensure period from July 1, 2006, to June 30, 2008.

6. On April 8, 2009, Dr. Dodson responded to the Complaint by admitting his deficiency and apologizing to the Board for his unintentional 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. Dodson 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. Dodson and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Dodson complies with the terms and conditions set forth herein.

CONSENT

Jeffrey Alan Dodson, 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. Dodson 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. Dodson 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. Dodson waives all rights to such a hearing.

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

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

1. Three and one half (3.5) hours of CME which Dr. Dodson completed on August 2, 2008, shall be applied to meet the fifty (50) hours required for the renewal period July 1, 2006, to June 30, 2008, and **shall not be applied or transferred to any subsequent renewal period.**

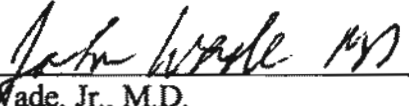
2. Dr. Dodson shall also pay a **CIVIL FINE** in the amount of \$100.00 per credit hour for his prior deficiency of three and one half (3.5) hours for the licensure renewal period from July 1, 2006, to June 30, 2008, together with a one-time **ADMINISTRATIVE FEE** in the amount of \$100.00, for a total of **\$450.00**, which fine and administrative fee shall be received by the Board on or before June 30, 2009.

3. In the event that Dr. Dodson fails to comply with the requirements stated in the preceding paragraphs 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 these requirements, as agreed to by him, and as required by this Order.

4. Upon the Board's determination that Dr. Dodson 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 23rd day of June, 2009.

WEST VIRGINIA BOARD OF MEDICINE



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

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

Jeffrey A. Dodson, MD
Jeffrey A. Dodson, M.D.

Date: 6/3/08

STATE OF West Virginia

COUNTY OF Harrison

I, Jacqueline L. Richards a Notary Public in and for said county and state do hereby certify that Jeffrey Alan Dodson, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 3 day of June, 2009.

My commission expires May 13, 2013.



Jacqueline L. Richards
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: DORVAL HENDRIX DONAHOE, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Dorval Hendrix Donahoe, M.D. ("Dr. Donahoe"), 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. Donahoe currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 8694, issued originally in 1964. Dr. Donahoe's address of record is in Logan, West Virginia.

2. In January 2009, Dr. Donahoe 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, 2006, to June 30, 2008.

3. In Dr. Donahoe's licensure renewal application for the period from July 1, 2008, to June 30, 2010, submitted to the Board and dated June 26, 2008, Dr. Donahoe 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, 2006, to June 30, 2008.

4. The random audit revealed that Dr. Donahoe had completed at least fifty (50) hours of approved CME coursework during the preceding licensure period from July 1, 2006, to June 30, 2008, but had failed to complete two (2) hours of CME coursework in the subject of end-of-life care, including pain management.

5. Dr. Donahoe, by letter to the Board dated February 17, 2009, indicated that he was unable to provide any documentation proving that he had taken the required CME coursework in the subject of end-of-life care, including pain management.

6. In March 2009, the Complaint Committee of the Board initiated a complaint against Dr. Donahoe 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, 2006, to June 30, 2008.

7. On April 23, 2009, Dr. Donahoe responded to the Complaint by submitting a certificate indicating that he had now completed the two (2) hours of CME coursework in the subject of end-of-life care, including pain management.

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. Donahoe 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. Donahoe and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Donahoe complies with the terms and conditions set forth herein.

CONSENT

Dorval Hendrix Donahoe, 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. Donahoe 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. Donahoe 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. Donahoe waives all rights to such a hearing.

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

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

1. The CME credits submitted by Dr. Donahoe on April 23, 2009, shall be applied to meet the fifty (50) hours required for the renewal period July 1, 2006, to June 30, 2008, and shall not be applied or transferred to any subsequent renewal period. However, by completing this CME, Dr. Donahoe will be deemed to have met the one-time requirement for two (2) hours in the subject of end-of-life care and pain management, as described in W. Va. Code § 30-1-7a

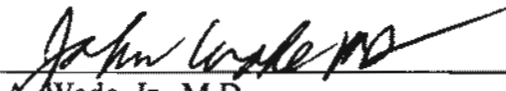
2. Dr. Donahoe shall also pay a **CIVIL FINE** in the amount of \$100.00 per credit hour for his prior deficiency of two (2) hours of CME in the subject of end-of-life care, including pain management, for the licensure renewal period from July 1, 2006, to June 30, 2008, together with a one-time **ADMINISTRATIVE FEE** in the amount of \$100.00, for a total of **\$300.00**, which fine and administrative fee shall be received by the Board on or before August 15, 2009.

3. In the event that Dr. Donahoe 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.

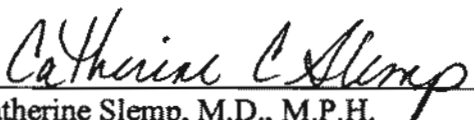
4. Upon the Board's determination that Dr. Donahoe is in full compliance with the terms and conditions of this Consent Order, the Complaint against him shall be dismissed immediately.

The foregoing Order was entered this 10th day of August, 2009.


WEST VIRGINIA BOARD OF MEDICINE



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



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



Dorval Hendrix Donahoe, M.D.

Date: August 1, 2009

STATE OF WV
COUNTY OF Cabell



I, Hope Woodward, a Notary Public in and for said county and state do hereby certify that Dorval Hendrix Donahoe, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 1st day of August, 2009.

My commission expires 12/30/2013.

Hope Woodward
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

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

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and David R. Fakier, M.D. ("Dr. Fakier"), 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. Fakier currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 22607, issued originally in 2007. Dr. Fakier's address of record is in Coeur d'Alene, Idaho.
2. In February 2009, the Arizona Medical Board agreed to issue a Letter of Reprimand to Dr. Fakier due to Dr. Fakier's disclosure to the Arizona Medical Board that the Kentucky Board of Medical Licensure issued him a Letter of Admonishment in March 2007, for failing to disclose a 1985 no contest plea to the charge of involuntary manslaughter due to reckless driving on his Kentucky license application. The Letter of Reprimand from the Arizona Medical Board was issued as well due to Dr. Fakier's failure to disclose the 1985 no contest plea to the Arizona Medical Board on his May 2006, initial license application to the Arizona Medical Board.

3. In July 1988, Dr. Fakier was permitted by the District Court of Galveston, Texas, to withdraw his previous plea of nolo contendere, his ten (10) year probation period was declared terminated and the indictment against Dr. Fakier was dismissed.

4. Dr. Fakier's explanation for his failure to disclose the 1985 no contest plea to two (2) licensing boards was that the staff of his employer failed to answer the questions correctly and that "he failed to catch the mistake" when he signed the Arizona license application and that he relied upon the advice of counsel when the General Counsel of his employer advised him not to disclose the information on his Kentucky license application.

5. In March 2009, the Complaint Committee of the Board initiated a complaint against Dr. Fakier based upon Dr. Fakier's license being subjected to disciplinary action in other states based upon his failure to disclose his no contest plea to the Arizona Medical Board and the Kentucky Board of Medical Licensure.

6. Dr. Fakier filed a timely response to the Complaint initiated by the Complaint Committee of the Board. In his response, Dr. Fakier noted that he sent a letter dated April 26, 2006, explaining the auto accident and the subsequent legal proceedings to a number of states including West Virginia with his original application for licensure.

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. Fakier 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), and 11 CSR 1A 12.1 (g), relating to making a false statement in connection with a licensure application and by having his license acted against in other states.

3. The Board has determined that it is appropriate and in the public interest to waive the commencement of proceedings against Dr. Fakier and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Fakier complies with the terms and conditions set forth herein.

CONSENT

David R. Fakier, 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. Fakier 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. Fakier 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. Fakier waives all rights to such a hearing.

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

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

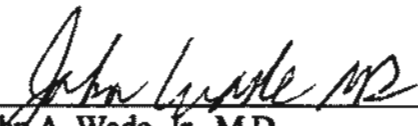
ORDER

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. Fakier, the West Virginia Board of Medicine hereby **ORDERS** as follows:

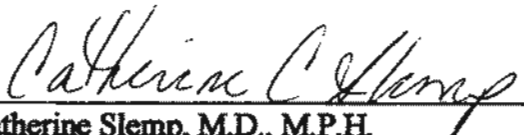
1. David R. Fakier, M.D., is hereby **PUBLICLY REPRIMANDED**, for unprofessional and unethical conduct in relation to his making false statements in connection with licensure applications in other states and for having his license acted upon by the states of Kentucky and Arizona.

The foregoing Order was entered this 15th day of June, 2009.


WEST VIRGINIA BOARD OF MEDICINE



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



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



David R. Fakier, M.D.

Date: 6/2/09

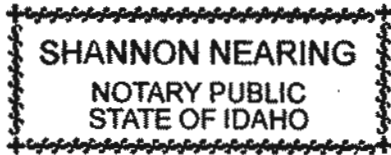
STATE OF Idaho

COUNTY OF Kootenai

I, Shannon Nearing, a Notary Public in and for said county and state do hereby certify that David Richard Fakier, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 2 day of June, 2009.

My commission expires 3/17/15.



Shannon Nearing
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: FREDERICK MARK GOODWIN, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Frederick Mark Goodwin, M.D. ("Dr. Goodwin"), 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. Goodwin currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 14757, issued originally in 1986. Dr. Goodwin's address of record is in Lakeland, Florida.

2. On or about April 23, 2009, the Florida Department of Health, Board of Medicine, issued a Final Order in the matter of *Department of Health v. Frederick Mark Goodwin, M.D.* In the Final Order, the Florida Department of Health, Board of Medicine, approved and adopted a Settlement Agreement between the Department of Health and Dr. Goodwin. The Settlement Agreement terminated an Administrative Complaint against Dr. Goodwin. The Final Order instituted the following disposition, discipline and/or penalty against Dr. Goodwin:

- a. a Letter of Concern;
- b. a five thousand dollar (\$5,000) fine;
- c. reimbursement of costs;

d. performance of fifty (50) hours of community service outside of Dr. Goodwin's regular practice setting;

e. attendance at five (5) hours of Continuing Medical Education in "Risk Management"; and,

f. presentation of a one (1) hour lecture on Wrong Site Surgeries.

3. The Complaint Committee of the Board initiated a Complaint against Dr. Goodwin on July 13, 2009, based upon the action taken against him by the Florida Department of Health, Board of Medicine, on April 23, 2009.

4. Dr. Goodwin responded, by counsel, on August 12, 2009, to the Complaint filed by the Complaint Committee noting that while he had entered into a Settlement Agreement with the Florida Department of Health, he had not admitted or denied the allegations of the underlying Administrative Complaint. Dr. Goodwin further denied that he had engaged in unprofessional or unethical conduct and disputed the notion that the Final Order of the Florida Department of Health equated to his license being "acted against" as contemplated by 11 CSR 1A 12.1(g).

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. Goodwin pursuant to W. Va. Code § 30-3-14 (c)(17) and 11 CSR 1A 12.1 (g) relating to having his license in another jurisdiction acted against and subjected to disciplinary action.

3. The Board has determined that it is appropriate and in the public interest to waive the commencement of proceedings against Dr. Goodwin and to proceed without the

filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Goodwin enters into this Consent Order.

CONSENT

Frederick Mark Goodwin, 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. Goodwin 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. Goodwin 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. Goodwin waives all rights to such a hearing.

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

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

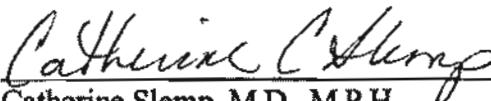
Frederick Mark Goodwin, M.D., is hereby **PUBLICLY REPRIMANDED** for having his license in another jurisdiction acted against and subjected to disciplinary action.

The foregoing Order was entered this 13th day of October, 2009.

WEST VIRGINIA BOARD OF MEDICINE



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



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



Frederick Mark Goodwin, M.D.

Date: October 1, 2009

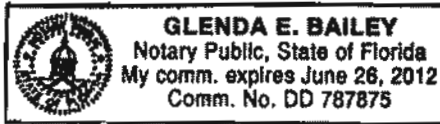
STATE OF Florida

COUNTY OF Polk

I, Glenda E Bailey, a Notary Public in and for said county and state do hereby certify that Frederick Mark Goodwin, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 1st day of October, 2009.

My commission expires June 26, 2012.



Glenda E Bailey
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

RONALD EDWARD GREER, II, M.D.

CONSENT ORDER

The West Virginia Board of Medicine (“Board”) and Ronald Edward Greer, II, M.D., (“Dr. Greer”) freely and voluntarily enter into the following Consent Order pursuant to West Virginia Code §30-3-14, et seq.

FINDINGS OF FACT

1. In October 2008, Dr. Greer 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, and in discussion with the Licensure Committee, it became evident that Dr. Greer had not provided completely accurate information on his license application.

2. Dr. Greer meets the requirements for licensure under the West Virginia Medical Practice Act.

CONCLUSIONS OF LAW

1. Probable cause exists to deny Dr. Greer a license to practice medicine and surgery in this State due to the provisions of West Virginia Code §30-3-

14(c)(17) and 11 CSR 1A 12.1(a), relating to presenting a false statement in connection with an application for a license.

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

CONSENT

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

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

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

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

1. Dr. Greer 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, License Number 23550, effective upon entry of this order.

2. Dr. Greer is **PUBLICLY REPRIMANDED** for providing false information to the Board in connection with his licensure application submitted to the Board in October 2008, as set forth in the Findings of Fact of this Consent Order.

Entered this 23rd day of March, 2009.

WEST VIRGINIA BOARD OF MEDICINE



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

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

[Signature]
Ronald Edward Greer, II, M.D.

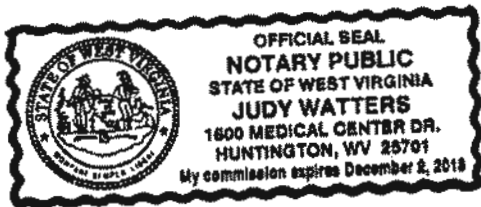
Date: 3/17/09

STATE OF West Virginia
COUNTY OF Cabell, to-wit:

I, Judy Watters, a Notary Public for said county and state do hereby certify that Ronald Edward Greer, II, M.D., whose name is signed above has this day acknowledged the same before me.

Given under my hand this 17th day of March, 2009.

My Commission expires 12-2-18.



[Signature]
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: WEIXING GUO, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Dr. Guo currently holds an active license to practice medicine and surgery in the State of West Virginia, License No. 20962, issued in 2002 by the Board, and his address of record is in Charleston, West Virginia.
2. On September 8, 2008, the Complaint Committee of the Board ("Committee") initiated a complaint against Dr. Guo, based upon a report received regarding his actions at his office in Madison, West Virginia, relating to his drug prescribing practices and a patient who had recently "overdosed".
3. Dr. Guo filed a timely response to the complaint.
4. Further investigation ensued and in November 2008, the Committee initiated an amended complaint relating to further dishonorable, unethical and unprofessional conduct.

5. A response was filed on behalf of Dr. Guo and Dr. Guo appeared before the Committee with his counsel at its meeting on January 11, 2009, for a full discussion of the matters in issue. He has acknowledged a sexual "event" with a patient.

6. Dr. Guo is closing his practice in both Madison and Cross Lanes, West Virginia, incident to his desire to return to anesthesiology.

7. The investigation is continuing and is not completed, however, for the health, safety and welfare of the public, it is essential that Dr. Guo now enter into this Consent Order, though this Consent Order may not fully settle and terminate all the matters in issue.

CONCLUSIONS OF LAW

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

2. Probable cause exists to substantiate charges of disqualification of Dr. Guo from the practice of medicine and surgery in the State of West Virginia due to violations of the West Virginia Medical Practice Act and Rule of the Board, including W. Va. Code § 30-3-14(c)(8), (13), (17) and (20), and 11 CSR 1A 12.1(e),(j),(r) and (x), and 11 CSR 1A 12.2 (a)(A),(B), (D), and (d), all relating to unprofessional, unethical and dishonorable conduct.

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

CONSENT

Weixing Guo, 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. Guo 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. Guo 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. Guo waives all rights to such a public hearing.

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

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

1. Effective February 15, 2009, the license of Dr. Guo, License Number 20962, is **REVOKED** and the **REVOCATION** is immediately **STAYED**, and until September 1, 2010, Dr. Guo shall cease and desist from prescribing any scheduled controlled substance designated on Schedules II, III, or IV under state and federal law, and he may administer such controlled substances only in a hospital setting and only for purposes of or in connection with anesthesia.

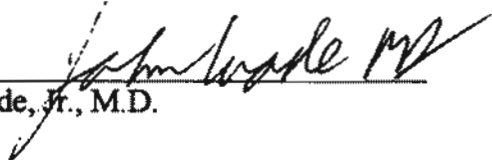
2. If, as a result of its continuing investigation, and/or in the event Dr. Guo violates this Consent Order, the Committee determines at any time prior to September 1, 2010, in its sole discretion, that it is essential and in the public health, safety and welfare to impose alternative and/or further conditions, limitations, or restrictions upon Dr. Guo's License Number 20962, the Committee retains its right to require imposition of further conditions, limitations, or restrictions upon said license.

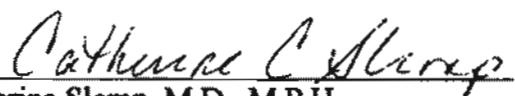
3. If, as a result of its continuing investigation, and/or in the event that Dr. Guo violates this Consent Order, the Committee determines at any time prior to September 1, 2010, in its sole discretion, that it is essential and in the public health, safety and welfare to **LIFT** the **STAY** of **REVOCATION** of Dr. Guo's License Number 20962, the Committee retains its right to recommend that the Board **LIFT** the **STAY** of **REVOCATION** of said license, and the Board may do so without further hearing or process.

4. Until September 1, 2010, unless a superseding Order is entered in this matter, within ten (10) days of entry of this Consent Order, Dr. Guo shall provide a copy of this Consent Order to any health care facility or entity where he has or seeks privileges or where he seeks medical employment of any kind.

The foregoing Consent Order was entered this 12th day of February, 2009.

WEST VIRGINIA BOARD OF MEDICINE


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


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


Weixing Guo, M.D.

Date: 2-11-2009

STATE OF West Virginia
COUNTY OF Kanawha

I, Carole Ball, a Notary Public for said county and state do hereby certify that Weixing Guo, M.D., whose name is signed on this page, has this day acknowledged the same before me.

Given under my hand this 11th day of February, 2009.

My commission expires November 17, 2015.


Carole F. Ball
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: JOHN ANDREW HALLBERG, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and John Andrew Hallberg, M.D. ("Dr. Hallberg") 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. Hallberg currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 22726, issued originally in 2007. Dr. Hallberg's address of record is in Fairmont, West Virginia.
2. On July 25, 2008, the Board of Medical Licensure and Discipline in Rhode Island ("Rhode Island Board") placed Dr. Hallberg on probation for three (3) years, and he agreed to pay an administrative fine of five hundred dollars (\$500).
3. On September 8, 2008, the Complaint Committee ("Committee") of the West Virginia Board of Medicine ("Board") initiated a Complaint against Dr. Hallberg based upon the action against Dr. Hallberg by the Rhode Island Board.
4. By correspondence dated October 15, 2008, Dr. Hallberg responded to the allegations in the Complaint.
5. Dr. Hallberg appeared before the Committee on January 11, 2009, for a full discussion of this matter.

6. Dr. Hallberg 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 exists to substantiate charges against Dr. Hallberg pursuant to W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1 (g), in that Dr. Hallberg's license to practice medicine in the State of Rhode Island 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. Hallberg and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Hallberg enters into this Consent Order.

CONSENT

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

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

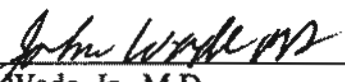
5. Dr. Hallberg understands that this Order is considered public information, and that matters contained herein may be reported, as required by law, to the National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank.

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. Hallberg, the West Virginia Board of Medicine hereby **ORDERS** that Dr. Hallberg 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 10th day of February, 2009.

WEST VIRGINIA BOARD OF MEDICINE



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



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

John Andrew Hallberg
John Andrew Hallberg, M.D.

Date: 1-28-09

STATE OF West Virginia

COUNTY OF Logan

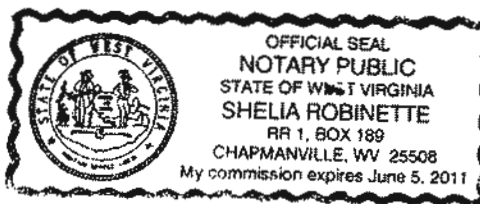
I, Shelia Robinette, a Notary Public in and for said county and state, do hereby certify that John Andrew Hallberg, M.D., whose name is signed above, has this day acknowledged the same before me.

Given under my hand this 28th day of January, 2009.

My commission expires June 05, 2011.

Shelia Robinette

Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: ROBERT MORRIS HARPOLD, M.D.

CONSENT ORDER

The West Virginia Board of Medicine (“Board”) and Robert Morris Harpold, M.D. (“Dr. Harpold”), 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. Harpold currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 21529, issued originally in 2004. Dr. Harpold’s address of record is in Charleston, West Virginia.

2. In January 2009, Dr. Harpold 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, 2006, to June 30, 2008.

3. In Dr. Harpold’s licensure renewal application for the period from July 1, 2008, to June 30, 2010, submitted to the Board and dated June 27, 2008, Dr. Harpold 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, 2006, to June 30, 2008.

4. The random audit revealed that Dr. Harpold had completed at least fifty (50) hours of approved CME coursework during the preceding licensure period from July 1, 2006, to June 30, 2008, 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 2009, the Complaint Committee of the Board initiated a complaint against Dr. Harpold 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, 2006, to June 30, 2008.

6. On April 6, 2009, Dr. Harpold 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 and one quarter (2.25) hours of CME in the subject of end-of-life care, including pain management, on February 18, 2009, as soon as he learned about the deficiency discovered during the Board's audit.

7. The CME submitted by Dr. Harpold which he completed on February 18, 2009, was not in the subject of end-of- life care, including pain management.

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. Harpold 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 two and one quarter (2.25) hours of CME coursework completed by Dr. Harpold on February 18, 2009, are insufficient to meet the requirements under the statute requiring two (2) hours in the subject of end-of-life care and pain management, as described in W. Va. Code § 30-1-7a.

4. The Board has determined that it is appropriate and in the public interest to waive the commencement of proceedings against Dr. Harpold and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Harpold complies with the terms and conditions set forth herein.

CONSENT

Robert Morris Harpold, 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. Harpold 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. Harpold 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. Harpold waives all rights to such a hearing.

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

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

1. Dr. Harpold shall complete and provide documentation of completion of (2) hours of CME in the subject of end-of-life care, including pain management within 60 days of the entry of this order. If sufficient to meet the requirements of the statute as to subject matter, these CME credits shall be applied to meet the fifty (50) hours required for the renewal period July 1, 2006, to June 30, 2008, and shall not be applied or transferred to any subsequent renewal period. However, by completing this CME, Dr. Harpold will have met the one-time requirement for completion of this particular coursework.

2. Dr. Harpold 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, 2006, to June 30, 2008, together with a one-time **ADMINISTRATIVE FEE** in the amount of \$100.00, for a total of **\$300.00**, which fine and administrative fee shall be received by the Board on or before June 30, 2009.

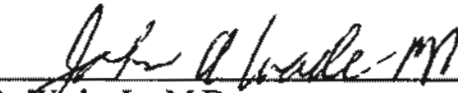
3. In the event that Dr. Harpold fails to comply with the requirements stated in the preceding paragraphs of this Order, his license to practice medicine in the State of West Virginia shall be **SUSPENDED**, effective immediately, without further process or hearing,

pending his successful completion of these requirements, as agreed to by him, and as required by this Order.

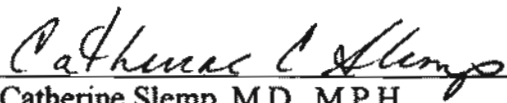
4. Upon the Board's determination that Dr. Harpold is in full compliance with the terms and conditions of this Consent Order, the Complaint against him shall be dismissed immediately.

The foregoing Order was entered this 23rd day of June, 2009.

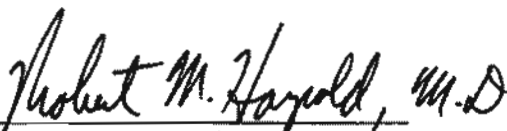
WEST VIRGINIA BOARD OF MEDICINE



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



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



Robert Morris Harpold, M.D.

Date: 6/10/09

STATE OF West Virginia

COUNTY OF Kanawha

I, Sherry Y. Buckner, a Notary Public in and for said county and state do hereby certify that Robert Morris Harpold, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 10th day of June, 2009.

My commission expires July 9, 2014.

Sherry Y. Buckner
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

CRAIG SCOTT HERRING, M.D.

CONSENT ORDER

The West Virginia Board of Medicine (“Board”) and CRAIG SCOTT HERRING, M.D., (“Dr. HERRING”) freely and voluntarily enter into the following Consent Order pursuant to W. Va. Code § 30-3-14, *et seq.*

FINDINGS OF FACT

1. Dr. Herring currently holds License Number 21472, which license is in an inactive status, and Dr. Herring’s address of record with the Board is in Natrona Heights, Pennsylvania.

2. In August 2009, Dr. Herring 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. Herring had provided false information on his Application for Change of Status of Medical License and on prior license renewal applications submitted, 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. Herring 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 on September 3, 2009, 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. Herring 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. Herring 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. Herring 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

CRAIG SCOTT HERRING, 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. Herring 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. Herring 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. Herring waives all rights to such a hearing;

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

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

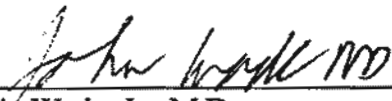
1. Dr. Herring is granted **ACTIVE** status for his currently inactive license to practice medicine and surgery in the State of West Virginia, License Number 21472, effective upon date of entry of this Consent Order.

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

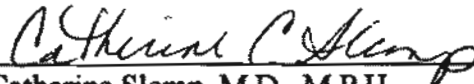
3. On or before October 15, 2009, Dr. Herring shall pay to the Board three-hundred dollars (\$300), two-hundred dollars (\$200) of which is designated a fine for his deficiency of two (2) hours of continuing education in end-of-life care including pain management during the required period, one-hundred 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 13th day of October, 2009.


WEST VIRGINIA BOARD OF MEDICINE



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



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



Craig Scott Herring, M.D.

Date: 9/29/09

STATE OF Pennsylvania

COUNTY OF Armstrong, to-wit:

I, Linda M. Thompson, a Notary Public for said county and state do hereby certify that CRAIG SCOTT HERRING, M.D., whose name is signed on the previous page has this day acknowledged the same before me.

Given under my hand this 29th day of September, 2009.

My Commission expires 9-5-2010.

Linda M. Thompson
Notary Public

NOTARIAL SEAL
Linda M. Thompson, Notary Public
East Franklin Township, Armstrong County
My commission expires September 05, 2010

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: DAVID ELWOOD HESS, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Dr. Hess currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 17552, issued originally in 1993. Dr. Hess practices medicine in Bridgeport, West Virginia.
2. In November 2008, the Board initiated a complaint against Dr. Hess, which complaint alleged gross negligence in the use and control of prescription forms, presigning blank prescription forms and unprofessional conduct (complaint number 08-155-W).
3. Dr. Hess filed a response with the Board and appeared for a full discussion of the matter before the Complaint Committee of the Board in September 2009.
4. Dr. Hess has expressed the desire to enter into this Consent Order with the Board in lieu of proceeding to hearing on charges the Board may file against him in relation to complaint number 08-155-W, described in paragraph (2), above.

5. The Board has reviewed this matter in detail and has determined that the continued practice of medicine by Dr. Hess in the State of West Virginia, absent compliance with this Consent Order, could adversely affect the health and welfare of his patients and place the public at risk.

CONCLUSIONS OF LAW

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

2. Probable cause exists to substantiate charges of disqualification of Dr. Hess from the practice of medicine due to violations of the provisions of West Virginia Code § 30-3-14(c)(17) and (19) and 11 CSR 1A 12.1(e), (j) and (cc), relating to gross negligence in the use and control of prescription forms, presigning blank prescription forms, and unprofessional conduct.

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

CONSENT

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

1. Dr. Hess 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 West Virginia Code § 30-3-14(h) and §29A-5-1, *et seq.*;

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

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

5. Dr. Hess understands that this 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. Hess, the Board hereby **ORDERS** as follows:

1. The license to practice medicine and surgery in the State of West Virginia of Dr. Hess is hereby placed in a status of **PROBATION** for a period of five (5) years beginning from the date of entry of this Consent Order;

2. Dr. Hess is hereby **PUBLICLY REPRIMANDED** for his gross negligence in the use and control of prescription forms, presigning blank prescription forms and for his unprofessional conduct;

3. Dr. Hess is fined the sum of one thousand dollars (\$1,000.00), the receipt of which is acknowledged by the signatures on this Consent Order of the President and the Secretary of the Board;

4. Within six (6) months of the entry of this Consent Order, Dr. Hess shall attend and complete twenty (20) hours of continuing medical education ("CME") in the subject of office management practices, including supervision, and shall provide to the Board written documentation of his successful completion thereof;

5. Within six (6) months of the entry of this Consent Order, Dr. Hess shall attend and complete twenty (20) hours of CME in the subject of controlled substances management and shall provide to the Board written documentation of his successful completion thereof;

6. Dr. Hess shall not employ and/or utilize any physician extender with any prescriptive authority, including, but not limited to, physician assistants, advanced nurse practitioners, and/or certified nurse midwives, for the duration of the period of five (5) years Dr. Hess' license is under probation pursuant to this Consent Order, excepting only that period described in paragraph seven (7) below;

7. To allow for the continuity of care of Dr. Hess' patients, Dr. Hess shall have thirty (30) days from the date of the entry of this order to make accommodations for the patient load currently facilitated by his physician extender(s) and to terminate any employment and/or sub-contractor relationship with any physician extender currently employed and/or contracted with


Dr. Hess, including, but not limited to, physician assistants, advanced nurse practitioners, and/or certified nurse midwives;

8. Dr. Hess shall not use, utilize and/or provide to others, any presigned blank prescription forms;

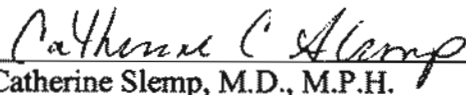
9. Should Dr. Hess fail to comply with the terms of this Consent Order, as determined by the Board, Dr. Hess' license to practice medicine and surgery shall be **AUTOMATICALLY REVOKED**, as of the date of violation, which the Board may effectuate without further hearing or process.

The foregoing Consent Order was entered this 26th day of October, 2009.


WEST VIRGINIA BOARD OF MEDICINE



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



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



David E. Hess, M.D.

Date: 10/16/09

STATE OF West Virginia

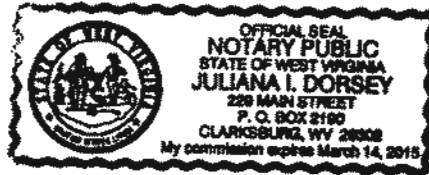
COUNTY OF Harrison

I, Juliana I. Dorsey, a Notary Public in and for said county and state,
do hereby certify that David E. Hess, M.D., whose name is signed on the previous page, has this
day acknowledged the same before me.

Given under my hand this 16th day of October, 2009.

My commission expires March 14, 2015.

Juliana I. Dorsey
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: ROBERT ALBERT HESS, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Robert Albert Hess, M.D. ("Dr. Hess"), 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. Hess currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 14997, issued originally in 1987. Dr. Hess' address of record is in Huntington, West Virginia.

2. In January, 2009, Dr. Hess 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, 2006, to June 30, 2008.

3. In Dr. Hess' licensure renewal application for the period from July 1, 2008, to June 30, 2010, submitted to the Board and dated June 6, 2008, Dr. Hess 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, 2006, to June 30, 2008.

4. The random audit revealed that Dr. Hess had completed at least fifty (50) hours of approved CME coursework during the preceding licensure period from July 1, 2006, to June 30, 2008, 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 2009, the Complaint Committee of the Board initiated a complaint against Dr. Hess 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, 2006, to June 30, 2008.

6. Dr. Hess, by letter to the Board dated April 1, 2009, and received by the Board on June 18, 2009, indicated that he mistakenly believed a CME course he completed met the requirements for the CME coursework in the subject of end-of-life care, including pain management. Upon realization of this error, Dr. Hess indicated that he completed the requirement in February, 2009, through the West Virginia University Health Sciences Office of Continuing Education for Medicine, Nursing, and Dentistry.

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. Hess 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. Hess and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Hess complies with the terms and conditions set forth herein.

CONSENT

Robert Albert Hess, 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. Hess 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. Hess 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. Hess waives all rights to such a hearing.

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

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

1. The CME credits submitted by Dr. Hess on June 18, 2009, shall be applied to meet the fifty (50) hours required for the renewal period July 1, 2006, to June 30, 2008, and shall not be applied or transferred to any subsequent renewal period. However, by completing this CME, Dr. Hess will be deemed to have met the one-time requirement for completion of CME coursework in the subject of end-of-life care, including pain management.

2. Dr. Hess 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, 2006, to June 30, 2008, together with a one-time **ADMINISTRATIVE FEE** in the amount of \$100.00, for a total of **\$300.00**, which fine and administrative fee shall be received by the Board on or before August 15, 2009.

3. In the event that Dr. Hess 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.

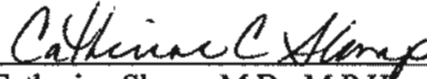
4. Upon the Board's determination that Dr. Hess is in full compliance with the terms and conditions of this Consent Order, the Complaint against him shall be dismissed immediately.

The foregoing Order was entered this 5th day of August, 2009.

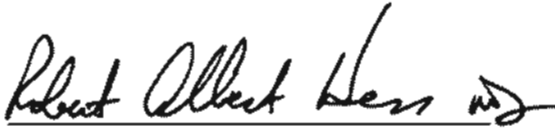
WEST VIRGINIA BOARD OF MEDICINE



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



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



Robert Albert Hess, M.D.

Date: 7/27/09

STATE OF West Virginia

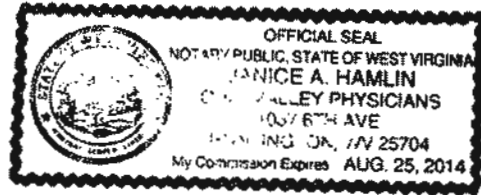
COUNTY OF Cabell

I, Jamie A. Hamlin, a Notary Public in and for said county and state do hereby certify that Robert Albert Hess, 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 July, 2009.

My commission expires Aug 25 2014.

Jamie A. Hamlin
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: CAROL ANGELA KLEIN, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Carol Angela Klein, M.D. ("Dr. Klein"), 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. Klein currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 16597, issued originally in 1991. Dr. Klein's address of record is in Huntington, West Virginia.

2. In February, 2009, Dr. Klein was the subject of a random audit by the Board to determine whether she had completed the required minimum number of fifty (50) hours of Continuing Medical Education ("CME") coursework, as described in 11 CSR 6 2.2, including two (2) hours in the subject of end-of-life care and pain management, as described in W. Va. Code § 30-1-7a, during the licensure period from July 1, 2006, to June 30, 2008.

3. In Dr. Klein's licensure renewal application for the period from July 1, 2008, to June 30, 2010, submitted to the Board and dated May 19, 2008, Dr. Klein represented that she had completed the required minimum number of fifty (50) hours of CME coursework during the preceding licensure period from July 1, 2006, to June 30, 2008.

4. The random audit revealed that Dr. Klein had not completed at least fifty (50) hours of approved CME coursework during the preceding licensure period from July 1, 2006, to June 30, 2008.

5. Dr. Klein, by letter to the Board dated March 24, 2009, provided an additional CME certificate for the Board's consideration, but noted that "[t]his still leaves me with 10.5 credits missing for the July 1, 2006 to June 30, 2008 licensing period."

6. In May, 2009, the Complaint Committee of the Board initiated a complaint against Dr. Klein based upon her apparent deficiency of ten and one half (10 ½) hours of CME coursework and her certification that she had completed the same during the preceding licensure period from July 1, 2006, to June 30, 2008.

7. On June 10, 2009, Dr. Klein responded to the Complaint by submitting a letter accepting responsibility for her deficiency and noting that she had not intentionally made any misleading or false statements.

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. Klein 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. Klein and to proceed without the filing

of formal charges in a Complaint and Notice of Hearing, provided Dr. Klein complies with the terms and conditions set forth herein.

CONSENT

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

1. Dr. Klein 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 W. Va. Code § 29A-5-1, *et seq.*

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

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

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

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

1. Dr. Klein shall complete ten and one half (10 ½) hours of Category I-AMA CME and document her completion within thirty (30) days of the entry date of this Order. These CME credits submitted by Dr. Klein, shall be applied to meet the fifty (50) hours required for the renewal period July 1, 2006, to June 30, 2008, and shall not be applied or transferred to any subsequent renewal period.

2. Dr. Klein shall also pay a **CIVIL FINE** in the amount of \$100.00 per credit hour for her deficiency of ten and one half (10 ½) hours of CME for the licensure renewal period from July 1, 2006, to June 30, 2008, together with a one-time **ADMINISTRATIVE FEE** in the amount of \$100.00, for a total of **\$1150.00**, which fine and administrative fee shall be received by the Board on or before September 10, 2009.

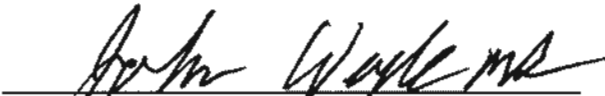
4. In the event that Dr. Klein fails to comply with the requirement stated in the preceding paragraphs of this Order, her license to practice medicine in the State of West Virginia shall be **SUSPENDED**, effective immediately, without further process or hearing, pending her successful completion of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

5. Dr. Klein is hereby **PUBLICLY REPRIMANDED** for her failure to complete the required Continuing Medical Education requirements for the licensure renewal period from July 1, 2006, to June 30, 2008, and for misrepresenting on her licensure renewal

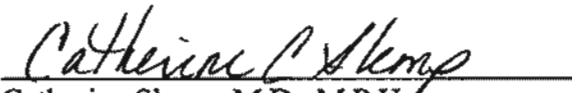
application that she had completed the required minimum number of fifty (50) hours of CME coursework during the preceding licensure period from July 1, 2006, to June 30, 2008.

The foregoing Order was entered this 14th day of September, 2009.

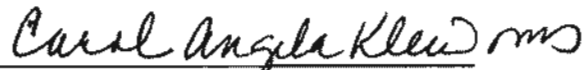
WEST VIRGINIA BOARD OF MEDICINE



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



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



Carol Angela Klein, M.D.

Date: 9-3-09.

STATE OF West Virginia

COUNTY OF Cabell

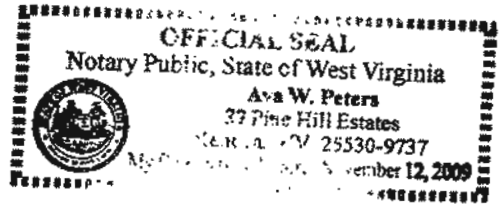
I, Ava W. Peters, a Notary Public in and for said county and

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

Given under my hand this 3rd day of September, 2009.

My commission expires November 12, 2009.

Ava W. Peters
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: YUNG HIE KOH, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Yung Hie Koh, M.D. ("Dr. Koh"), 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. Koh currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 09585, issued originally in 1972. Dr. Koh's address of record is in Princeton, West Virginia.
2. In January 2009, Dr. Koh 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, 2006, to June 30, 2008.
3. In Dr. Koh's licensure renewal application for the period from July 1, 2008, to June 30, 2010, submitted to the Board and dated May 16, 2008, Dr. Koh 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, 2006, to June 30, 2008.

4. The random audit revealed that Dr. Koh had completed at least fifty (50) hours of approved CME coursework during the preceding licensure period from July 1, 2006, to June 30, 2008, 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 2009, the Complaint Committee of the Board initiated a complaint against Dr. Koh 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, 2006, to June 30, 2008.

6. On March 20, 2009, Dr. Koh responded to the Complaint by essentially admitting that he had not completed the two (2) hours of CME coursework in the subject of end-of-life care, including pain management and he apologized to the Board and requested a list of courses in the subject so that he may fulfill his obligation.

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. Koh 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. Koh and to proceed without the filing of

formal charges in a Complaint and Notice of Hearing, provided Dr. Koh complies with the terms and conditions set forth herein.

CONSENT

Yung Hie Koh, 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. Koh 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. Koh 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. Koh waives all rights to such a hearing.

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

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

1. Dr. Koh shall complete and provide documentation of completion of two (2) hours of CME in the subject of end-of-life care, including pain management within 60 days of the entry of this Order. If sufficient to meet the requirements of the statute as to subject matter, these CME credits shall be applied to meet the fifty (50) hours required for the renewal period July 1, 2006, to June 30, 2008, and shall not be applied or transferred to any subsequent renewal period. However, by completing this CME, Dr. Koh will have met the one-time requirement for completion of this particular coursework.

2. Dr. Koh 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, 2006, to June 30, 2008, together with a one-time **ADMINISTRATIVE FEE** in the amount of \$100.00, for a total of **\$300.00**, which fine and administrative fee shall be received by the Board on or before June 30, 2009.

3. In the event that Dr. Koh fails to comply with the requirements stated in the preceding paragraphs 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 these requirements, as agreed to by him, and as required by this Order.

4. Upon the Board's determination that Dr. Koh 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 15th day of June, 2009.

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

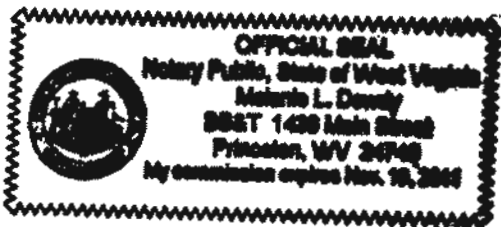
Yung Hie Koh
Yung Hie Koh, M.D.

Date: 06-03-2009

STATE OF West Virginia
COUNTY OF MERCER

I, Melanie L. Dowdy, a Notary Public in and for said county and state do hereby certify that Yung Hie Koh, M.D., whose name is signed on this page, has this day acknowledged the same before me.

Given under my hand this 3 day of June, 2009.
My commission expires Nov. 19, 2011.



Melanie L. Dowdy
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

PAUL DEAN KYER III, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Dr. Kyer’s license to practice medicine and surgery is identified as License Number 19792 and his address of record with the Board is in South Charleston, West Virginia.
2. A Complaint was initiated by the Complaint Committee of the Board against Dr. Kyer on July 14, 2008, relating to a report of alleged disruptive, threatening, erratic and unpredictable behavior at Thomas Memorial Hospital, South Charleston, West Virginia.
3. A response was filed on Dr. Kyer’s behalf and records were subpoenaed and reviewed from Thomas Memorial Hospital, which records showed numerous instances of disruptive conduct requiring intervention of the administration.
4. Dr. Kyer was invited for an informal conference with the Complaint Committee at its November 2008, meeting, and he attended with counsel, and a full discussion was had concerning his conduct.

5. 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 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) (17) and 11 CSR 1A 12.1(e) and (j), relating to unprofessional conduct.

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

CONSENT

Paul Dean Kyer, III, 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. Kyer 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. Kyer 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. Kyer waives all rights to such a hearing;

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

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

1. For a period of three (3) years following the entry of this Order, the Board may, at its discretion, periodically review Dr. Kyer's professional conduct during which time period he shall comply with all of the following:

A. Dr. Kyer shall enroll in and complete the intensive course in Managing Conflict in Medical Practice at Case Western Reserve University School of Medicine on February 26 and 27, 2009, and shall document successful completion of the course to the Board no later than

March 31, 2009.

B. Dr. Kyer shall obtain the six (6) disc series on Disruptive Behavior from the Federation of State Medical Boards of the United States, shall watch all of the programs and no later than April 30, 2009, he shall provide a sworn written statement to the Board that he has watched all the programs, with a one page written summary of what he has learned from this education.

C. Whatever continuing medical education hours Dr. Kyer receives from his watching of the programs may not be counted for the regular required fifty (50) hours of continuing medical education every two (2) years.

D. Dr. Kyer shall comply with all provisions of the Medical Practice Act and rules promulgated thereunder.

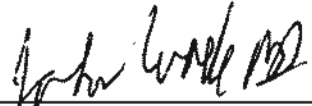
E. Within five (5) days of entry of this Consent Order, Dr. Kyer shall present a copy of this Consent Order to any health facility where he practices medicine and surgery.

2. Dr. Kyer is PUBLICLY REPRIMANDED for his disruptive conduct at Thomas Memorial Hospital.

The failure of Dr. Kyer 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 12th day of January, 2009.

West Virginia Board of Medicine



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



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



Paul Dean Kyer, III, M. D.

Date: 11/9/09

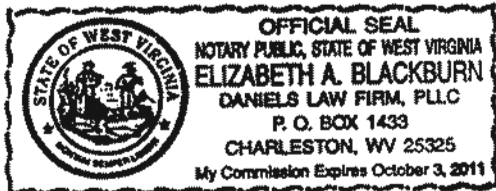
STATE OF WEST VIRGINIA,

COUNTY OF Kanawha, to-wit:

I, Elizabeth A. Blackburn, a Notary Public for said county and state do hereby certify that Paul Dean Kyer, III, M. D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 9 day of Jan., 2009

My commission expires: 10/3/2011.



Elizabeth A. Blackburn
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

KARL CHESTER LEWIS, M.D.

CONSENT ORDER

The West Virginia Board of Medicine (“Board”) and Karl Chester Lewis, M.D., (“Dr. Lewis”) freely and voluntarily enter into the following Consent Order pursuant to West Virginia Code § 30-3-14, et seq.

FINDINGS OF FACT

1. Dr. Lewis currently holds a West Virginia medical license, No. 20080, which license is in an inactive status, and Dr. Lewis’ address of record with the Board is in Tazewell, Virginia.

2. In May, 2008, Dr. Lewis reported on his “Application for Renewal of License to Practice Medicine and Surgery in the State of West Virginia” that he had been arrested in the Commonwealth of Virginia in May of 2007 for driving under the influence of alcohol and that his scheduled court date was August 13, 2008.

3. By “Restricted Driving Order” dated August 20, 2008, the Virginia Department of Motor Vehicles found Dr. Lewis guilty of driving after illegally consuming alcohol and issued a restricted driver’s license to Dr. Lewis, subject to conditions.

4. Dr. Lewis appeared before the Board's Licensure Committee in March, 2009, for a full discussion of his actions in this matter.

5. In the course of his appearance, the Licensure Committee expressed concern to Dr. Lewis relating to his potential for alcohol abuse.

CONCLUSIONS OF LAW

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

2. Probable cause exists to file charges against Dr. Lewis due to the provisions of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e), relating to unprofessional conduct.

3. The Board determined that it is appropriate to waive the commencement of proceedings against Dr. Lewis and to proceed without the filing of charges or a formal Complaint and Notice of Hearing, provided that a restriction and limitation is placed upon Dr. Lewis' license to practice medicine and surgery in the State of West Virginia.

CONSENT

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

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

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

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

1. The license to practice medicine and surgery in the State of West Virginia heretofore issued to Dr. Lewis, License No. 20080, shall remain in **INACTIVE** status.

2. Dr. Lewis shall not practice medicine and surgery of any kind in the State of West Virginia, including the writing of any prescriptions, during the pendency of the inactive status of his license.

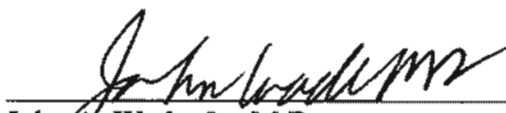
3. Should Dr. Lewis at any time in the future apply for active status of his West Virginia medical license, he shall comply with any and all requirements in place for reactivation at that time, including the payment of any fees, and shall obtain an evaluation from the West Virginia Medical Professionals Health Program, Inc., stating that he is fully capable to safely return to the active practice of medicine and surgery in the State of West Virginia.

4. Should Dr. Lewis apply for active status, he shall appear before the Licensure Committee for a full and thorough discussion of issues relating to his application for active status as directed by the Board at that time.

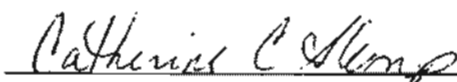
5. Within ten (10) days of entry of this Consent Oder, Dr. Lewis shall provide a copy of this Consent Order to the Virginia Board of Medicine by certified mail, return receipt requested. Further, Dr. Lewis shall provide the West Virginia Board of Medicine with a copy of the return receipt as proof of notification to the Virginia Board of Medicine within ten (10) days of his receipt of same.

The foregoing was entered this 20th day of March, 2009.

WEST VIRGINIA BOARD OF MEDICINE



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



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

Karl Chester Lewis
Karl Chester Lewis, M.D.

Date: 3-16-2009

STATE OF Virginia

COUNTY OF Tazewell, to-wit:

I, Patricia Stullard, a Notary Public for said

county and state do hereby certify that Karl Chester Lewis, M.D., whose name is signed above has this day acknowledged the same before me.

Given under my hand this 16th day of March, 2009.

My Commission expires 9-30-2009.



Patricia Stullard
Notary Public
Not. Reg. No: 365407

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: RAM SWAROOP MAKKER, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Ram Swaroop Makker, M.D. ("Dr. Makker"), 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. Makker currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 20082, issued originally in 1999. Dr. Makker's address of record is in Roslyn Heights, New York.
2. On or about April 24, 2009, the New York State Board for Professional Medical Conduct determined that the continued practice of medicine in the State of New York by Dr. Makker constituted an imminent danger to the health of the people of the State of New York and ordered that effective immediately Dr. Makker was not to practice medicine in the State of New York.
3. The Complaint Committee of the Board initiated a Complaint against Dr. Makker on May 11, 2009, based upon the action taken against him by the New York State Board for Professional Medical Conduct on April 24, 2009.
4. Dr. Makker responded, by counsel, on May 25, 2009, to the Complaint filed by the Complaint Committee noting that Dr. Makker's suspension in New York was prior

to the administrative hearing and disposition of the New York matter. Additionally, Dr. Makker noted his denial of the New York allegations.

5. On July 24, 2009, the Board received the Order of the Commonwealth of Virginia Department of Health Professions dated June 29, 2009, *In Re: Ram Swaroop Makker, M.D.*, suspending the license of Dr. Makker to practice medicine in the Commonwealth of Virginia.

6. On September 17, 2009, the Board received the Determination and Order of the Hearing Committee dated September 3, 2009, from the State of New York Department of Health *In the Matter of Ram Swaroop Makker, M.D.*, revoking the license of Dr. Makker to practice medicine in New York State.

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. Makker pursuant to W. Va. Code § 30-3-14 (c)(17) and 11 CSR 1A 12.1 (g) relating to having his license in another jurisdiction acted against and subjected to disciplinary action.

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

CONSENT

Ram Swaroop Makker, 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. Makker 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. Makker 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. Makker waives all rights to such a hearing.

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

5. Dr. Makker 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

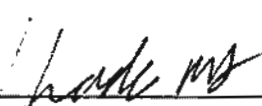
WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the consent of Dr. Makker, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. That the license of Ram S. Makker, M.D., No. 20082, is **SURRENDERED** to the Board effective upon entry of this Consent Order.

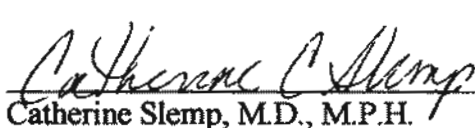
2. Dr. Makker will not apply to the Board for licensure in the future, and if he does, his application will be denied.

The foregoing Order was entered this 9th day of October, 2009.

WEST VIRGINIA BOARD OF MEDICINE



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



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



Ram Swaroop Makker, M.D.

Date: _____

STATE OF New York

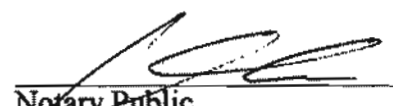
COUNTY OF Nassau

I, Keith Hansen, a Notary Public in and for said county and state do hereby certify that Ram Swaroop Makker, M.D., whose name is signed above, has this day acknowledged the same before me.

Given under my hand this 28 day of Sept, 2009.

My commission expires 10/6/12

KEITH HANSEN
Notary Public, State of New York
No. 01HA6194507
Qualified in Nassau County
Commission Expires Oct 06, 2012



Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: BILLY PAUL MAY, D.P.M.

CONSENT ORDER

The West Virginia Board of Medicine (“Board”) and Billy Paul May, D.P.M. (“Dr. May”), pursuant to W.Va. Code § 30-3-1, *et seq.*, freely and voluntarily enter into the following:

FINDINGS OF FACT

1. Billy Paul May, D.P.M. (“Dr. May”) holds a license to practice podiatry in the State of West Virginia, license number 133.
2. On September 30, 2008, the Complaint Committee of the Board received a complaint from Seth Stinehour, D.P.M. (“Dr. Stinehour”) alleging, *inter alia*, that Dr. May had amassed a large amount of unpaid state and federal tax and had ceased filing state and federal income tax returns for a number of years.
3. Dr. May filed a timely response to the complaint admitting a tax arrearage problem.
4. Further investigation ensued. Pursuant to this investigation the Board issued and served a *Subpoena Duces Tecum* upon Dr. May requesting the production of a number of tax related documents, liens, and correspondence with tax authorities.

5. While Dr. May did produce a number of documents related to his professional partnership, Dr. May did not produce documents related to his personal federal and/or state tax filings, liens, and/or correspondence with federal and/or state tax officials.

6. Dr. May appeared at the regular meeting of the Complaint Committee of the Board on July 12, 2009, to discuss these matters. Dr. May has admitted to a knowing failure to file personal federal and state tax returns for a number of years.

7. In order to terminate the investigation and resolve this matter with the Board regarding the evidence obtained, Dr. May has expressed the desire to enter into this Consent Order with the Board in lieu of proceeding to hearing on any charges the Board may file against him.

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 file charges against Dr. May, pursuant to the provisions of W.Va. Code § 30-3-14(c)(17), 11 CSR 1A 12.1(e), (j), 11 CSR 1A 12.2(d), and the American Podiatric Medical Association, Inc., Code of Ethics (2008), BE5.0, ME5.0 and 5.1.

3. It is appropriate and in the public interest to waive the commencement of proceedings against Dr. May and to proceed without the filing of charges or a formal Complaint and Notice of Hearing, provided Dr. May agrees to the provisions of this Consent Order.

CONSENT

Billy Paul May, D.P.M., 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. May 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 § 30-3-16 (i), and § 29A-5-1, *et seq.*

2. Dr. May 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. May waives all rights to such a public hearing.

4. Dr. May consents to the entry of this Order relative to his licensure as a podiatrist in the State of West Virginia.

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

1. That the license of Billy Paul May, D.P.M., No. 133, is **SURRENDERED** to the Board effective upon entry of this Consent Order.


2. Dr. May will not apply to the Board for licensure in the future, and if he does, his application will be denied.

The foregoing Consent Order was entered this 10th day of August, 2009.

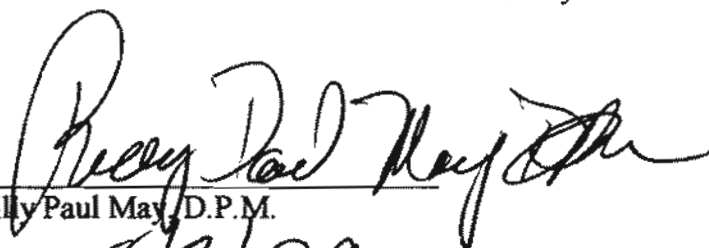
WEST VIRGINIA BOARD OF MEDICINE



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



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



Billy Paul May, D.P.M.

Date: 8/3/09

STATE OF WV

COUNTY OF Cabell

I, Cheryl Hood, a Notary Public for said county and state do hereby certify that Billy Paul May, D.P.M., whose name is signed on the previous page has this day acknowledged the same before me.

Given under my hand this 3rd day of August, 2009.

My commission expires September 23, 2013.



Cheryl Hood
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: JOHN VINCENT MERRIFIELD, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Dr. Merrifield currently holds an inactive license to practice medicine and surgery in the State of West Virginia, License No. 09156, issued in 1969 by the Board, and his address of record is in Dunbar, West Virginia.

2. In September 2008, the Complaint Committee of the Board ("Committee") initiated a complaint against Dr. Merrifield based on the Circuit Court of Kanawha County on July 29, 2008, adjudging Dr. Merrifield guilty of the felony offense of Gross Neglect Creating a Substantial Risk of Serious Bodily Injury or Death in violation of Chapter 61, Article 8-D-4(e), West Virginia Code 1931, as amended, based upon his plea of nolo contendere in the Circuit Court of Kanawha County entered on April 7, 2008, in State of West Virginia v. John V. Merrifield, M.D., Case No. 07-F-9.

3. Dr. Merrifield has appeared before the Committee for a discussion of this matter.

4. Dr. Merrifield suffers from health problems and desires to resolve all matters pending before the Committee by entering into this Consent Order.

CONCLUSIONS OF LAW

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

2. Probable cause exists to substantiate charges of disqualification of Dr. Merrifield from the practice of medicine and surgery in the State of West Virginia due to a violation of the West Virginia Medical Practice Act, that is W. Va. Code § 30-3-14(c)(2), being found guilty of a crime which is a felony.

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

CONSENT

John V. Merrifield, 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. Merrifield 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. Merrifield 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. Merrifield waives all rights to such a public hearing.

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

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

1. Effective May 15, 2009, Dr. Merrifield's license, No. 09156, is **SURRENDERED** to the Board.

2. Dr. Merrifield will not apply to the Board for licensure in the future, and if he does, his application will be denied.

The foregoing Consent Order was entered this 11th day of May, 2009.

WEST VIRGINIA BOARD OF MEDICINE

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

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

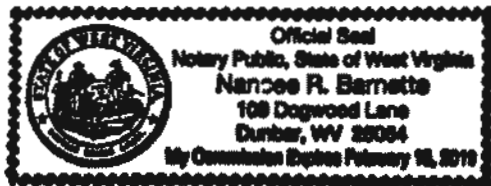
John V. Merrifield, M.D.
John V. Merrifield, M.D.
Date: 5/6/09

STATE OF West Virginia
COUNTY OF Kanawha

I, Nancee R. Barnette, a Notary Public for said county and state do hereby certify that John V. Merrifield, M.D., whose name is signed above, has this day acknowledged the same before me.

Given under my hand this 6th day of May 2009. My commission expires 02-15-19

Nancee R. Barnette
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: JAMES IKEMEFUNA OKOH, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and James Ikemefuna Okoh, M.D. ("Dr. Okoh") 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. Okoh holds a license to practice medicine in the State of West Virginia, License No. 23341, issued in September 2008.
2. Dr. Okoh entered into a Settlement Agreement with the Florida Board of Medicine in June 2009 wherein he was fined \$5,000, required to reimburse the Florida Department of Health \$1,331.56 for administrative costs, required to complete twenty five (25) hours of community service, complete five (5) hours of continuing medical education in Risk Management, and present a one (1) hour lecture seminar on wrong site surgeries.
3. Dr. Okoh 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. Okoh pursuant to W.Va. Code § 30-3-14 (c) (17) and 11 CSR 1A 12.1 (g), in that Dr. Okoh's license to practice medicine in the State of Florida was acted against or subjected to other discipline.

3. It is appropriate and in the public interest to waive the commencement of proceedings against Dr. Okoh and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Okoh enters into this Consent Order.

CONSENT

James Ikemefuna Okoh, 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. Okoh 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. Okoh 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. Okoh waives all rights to such a hearing.

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

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

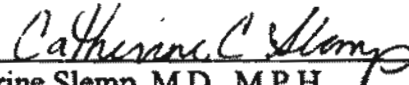
1. Dr. Okoh is **PUBLICLY REPRIMANDED** for having his license acted against by the licensing authority in the State of Florida.

The foregoing Order was entered this 24th day of August, 2009.

WEST VIRGINIA BOARD OF MEDICINE



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



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



James Ikemefuna Okoh, M.D.

Date: 8/8/09

STATE OF Florida

COUNTY OF Hillsborough

I, Melanie Cuddy, a Notary Public in and for said county and state, do hereby certify that James Ikemefuna Okoh, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 8 day of Aug, 2009.

My commission expires _____



DL. FL. 0200-449-69-148-0
exp. 4/28/2014

Melanie Cuddy
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: ROBERT WILLIAM PHARES, M.D.

CONSENT ORDER

The West Virginia Board of Medicine (“Board”) and Robert William Phares, M.D. (“Dr. Phares”) freely and voluntarily enter into the following Order pursuant to West Virginia Code § 30-3-14, *et seq.*

FINDINGS OF FACT

1. Dr. Phares currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 21259, issued originally in 2003. Dr. Phares’ address of record is in Hedgesville, West Virginia.

2. In July, 2009, the Board initiated a complaint against Dr. Phares, which complaint alleged certain unprofessional, unethical and illegal conduct by Dr. Phares including: acquiring or obtaining possession of a prescription medication by misrepresentation, fraud, forgery, deception or subterfuge; false and fraudulent billing and/or insurance fraud; dispensing a prescription drug other than in accordance with accepted medical standards and making deceptive, untrue and/or fraudulent representations in the practice of medicine.

3. Dr. Phares filed a response with the Board in August, 2009.

4. On or about October 30, 2009, Dr. Phares pled guilty to the misdemeanor charge of obtaining by false pretense (W.Va. Code §61-3-24) in the Magistrate Court of Berkeley County, West Virginia. The circumstances leading to the criminal charge and ultimate plea of

guilty are the same circumstances which led to the complaint described in paragraph number two (2), above.

5. Dr. Phares appeared for a full discussion of the matter before the Complaint Committee of the Board in November, 2009.

6. The underlying actions leading to Dr. Phares' criminal conviction and the complaint of the Board were the result of a series of extraordinarily poor decisions on the part of Dr. Phares in his personal life and were not the result of the treatment of his customary patient population. Dr. Phares has demonstrated to the Board candor and regret for his actions.

7. Dr. Phares desires to enter into this Consent Order with the Board in lieu of proceeding to hearing on charges the Board may file against him in relation to the complaint against him, described in paragraph two (2), above.

8. To ensure that Dr. Phares practices medicine in the State of West Virginia with a reasonable degree of skill and safety to his patients, the agreement to and fulfillment of the terms and conditions of this Consent Order are necessary.

CONCLUSIONS OF LAW

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

2. Probable cause exists to substantiate charges of disqualification of Dr. Phares from the practice of medicine due to violations of the provisions of: West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) , relating to dishonorable, unethical and/or unprofessional conduct; West Virginia Code § 30-3-14(c)(5) and (17) and 11 CSR 1A 12.1 (o),

(p), (x), and (bb), relating to failing to perform any statutory or legal obligation, filing a report the licensee knows to be false, failing to practice medicine acceptably, and otherwise violating the law; West Virginia Code § 30-3-14(c)(13), relating to prescribing a drug other than in good faith and in a therapeutic manner in accordance with accepted medical standards; and, West Virginia Code § 30-3-14(c)(9), and 11 CSR 1A 12.1 (s) relating to making a deceptive, untrue or fraudulent representation in the practice of medicine and surgery.

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 at this time, provided Dr. Phares enters into this Consent Order.

CONSENT

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

1. Dr. Phares 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 West Virginia Code § 30-3-14(h) and §29A-5-1, *et seq.*;

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

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

5. Dr. Phares understands that this 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. Phares, the Board hereby **ORDERS** as follows:

1. Dr. Phares is hereby **PUBLICLY REPRIMANDED** for his misdemeanor conviction and for his multiple poor judgments leading to the circumstances underlying the criminal charge and conviction;

2. Dr. Phares shall undergo regular, individual psychological counseling by a licensed mental health professional for a period of eighteen (18) months from the date of the entry of this Order. The licensed mental health professional must be approved by the Board. Dr. Phares shall arrange for the licensed mental health professional to provide written quarterly reports to the Board during the eighteen (18) month period, including executing appropriate medical records releases as necessary. Failure to comply with this provision shall expose Dr. Phares to further disciplinary action by the Board.

WEST VIRGINIA BOARD OF MEDICINE

DATE ENTERED: December 14, 2009

John A. Wade, Jr.

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

Catherine C. Slemp

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

Robert William Phares

Robert William Phares, M.D.

Date: 12/3/09

STATE OF W.V

COUNTY OF Berkeley

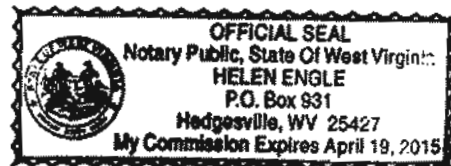
I, Helen Engle, a Notary Public in and for said county and state,

do hereby certify that Robert William Phares, M.D., whose name is signed above, has this day acknowledged the same before me.

Given under my hand this 3rd day of December, 2009.

My commission expires 4-19-2015.

Helen Engle
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: PADMAJA POLAVARAPU, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Dr. Polavarapu currently holds an active license to practice medicine and surgery in the State of West Virginia, License No. 17433, issued in 1993 by the Board, and her address of record is in Bland, Virginia.
2. On November 10, 2008, the Complaint Committee of the Board (“Committee”) initiated a complaint against Dr. Polavarapu, based upon a Consent Order entered into between the Virginia Board of Medicine and Dr. Polavaparau on October 25, 2008, wherein Dr. Polavaparau’s license was suspended for a period of not less than six (6) months.
3. Dr. Polavaparau filed a timely response to the complaint and appeared before the Committee for a full discussion in January, 2009.
4. Dr. Polavaparau expressed her desire not to engage in private practice in the future.
5. Both parties now desire to terminate any dispute and settle this matter through the following Consent Order.

CONCLUSIONS OF LAW

1. The Board has a mandate pursuant to the West Virginia Medical Practice Act to protect the public interest. W. Va. Code § 30-3-1.
2. Probable cause exists to substantiate charges of disqualification of Dr. Polavarapu from the practice of medicine and surgery in the State of West Virginia due to violations of the West Virginia Medical Practice Act and a rule of the Board, including W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e), (g), and (j), all relating to unprofessional, unethical and dishonorable conduct, and having her license acted against 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. Polavarapu, and to proceed without the filing of formal charges in a Complaint and Notice of Hearing at this time, provided Dr. Polavarapu enters into this Consent Order.

CONSENT

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

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

2. Dr. Polavarapu further acknowledges that she 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 her own expense, and the right to cross-examine witnesses against her.

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

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

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

1. Effective February 7, 2009, the license of Dr. Polavarapu, License Number 17433, is placed on PROBATION until her license is reinstated in Virginia and the Board has been notified of the full reinstatement in writing from the Virginia Board of Medicine.

2. Until her license is fully reinstated in Virginia, Dr. Polavarapu shall limit her practice of medicine in West Virginia to emergency department practice in a hospital setting, or as a hospitalist.

3. Within the next three (3) months, Dr. Polavarapu shall read 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, and shall by May 1, 2009, submit a report on what she has learned from her reading of the book.

4. Before March 1, 2009, Dr. Polavarapu shall document to the Committee her attendance at and successful completion of two (2) courses held at the University of California at San Diego in January, 2009, which courses are in physician prescribing and medical record keeping.

5. Prior to February 15, 2009, Dr. Polavarapu shall meet with Bradley Hall, M.D., of the West Virginia Medical Professionals Health Program, Inc., for a full discussion of the Virginia action, an evaluation, and any steps which Dr. Hall may consider advisable and necessary for Dr. Polavarapu to take in order to maintain her medical license in West Virginia.

6. Dr. Polavarapu is PUBLICLY REPRIMANDED for the actions which led to the suspension of her medical license in Virginia and for the suspension of her medical license in Virginia.

7. Within ten (10) days of entry of this Consent Order, Dr. Polavarapu shall provide a copy of this Consent Order to any health care or medical facility where she has privileges, is employed, or seeks employment or privileges of any kind.

The failure of Dr. Polavarapu to comply with any of the terms of this Consent Order, as determined by the Board, shall constitute grounds for further discipline of her license to practice medicine in the State of West Virginia.

The foregoing Consent Order was entered this 12th day of February, 2009.

WEST VIRGINIA BOARD OF MEDICINE

John A. Wade, Jr. M.D.

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

Catherine Siemp

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

Padmaji Polavarapu
Padmaja Polavarapu, M.D.

Date: 1-28-2009

STATE OF Virginia

COUNTY OF Bland

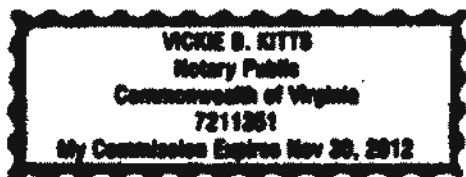
I, Vickie B. Kitts, a Notary Public for said county and state

do hereby certify that Padmaja Polavarapu, M.D., whose name is signed on the page above has this day acknowledged the same before me.

Given under my hand this 28th day of January, 2009.

My commission expires 11-30-2012.

Vickie B. Kitts
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: PADMAJA POLAVARAPU, M.D.

AMENDED CONSENT ORDER

PA 9-22-09
RD 9-28-09

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

FINDINGS OF FACT

1. Dr. Polavarapu currently holds an active license to practice medicine and surgery in the State of West Virginia, License No. 17433, issued in 1993 by the Board, and her address of record is in Bland, Virginia.
2. On November 10, 2008, the Complaint Committee of the Board ("Committee") initiated a complaint against Dr. Polavarapu, based upon a Consent Order entered into between the Virginia Board of Medicine and Dr. Polavaparu on October 25, 2008, wherein Dr. Polavaparu's license was suspended for a period of not less than six (6) months.
3. Dr. Polavaparu filed a timely response to the complaint and appeared before the Committee for a full discussion in January, 2009.
4. Dr. Polavaparu expressed her desire not to engage in private practice in the future.
5. Both parties now desire to terminate any dispute and settle this matter through the following Consent Order.

CONCLUSIONS OF LAW

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

2. Probable cause exists to substantiate charges of disqualification of Dr. Polavarapu from the practice of medicine and surgery in the State of West Virginia due to violations of the West Virginia Medical Practice Act and a rule of the Board, including W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e), (g), and (j), all relating to unprofessional, unethical and dishonorable conduct, and having her license acted against 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. Polavarapu, and to proceed without the filing of formal charges in a Complaint and Notice of Hearing at this time, provided Dr. Polavarapu enters into this Consent Order.

CONSENT

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

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

2. Dr. Polavarapu further acknowledges that she 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 her own expense, and the right to cross-examine witnesses against her.

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

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

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

1. Effective February 7, 2009, the license of Dr. Polavarapu, License Number 17433, is placed on PROBATION until her license is reinstated in Virginia and the Board has been notified of the full reinstatement in writing from the Virginia Board of Medicine.

2. Until her license is fully reinstated in Virginia, Dr. Polavarapu shall limit her practice of medicine in West Virginia to emergency department practice in a hospital setting, or as a hospitalist, to include the practice of medicine in an "urgent care" facility or setting.

3. Within the next three (3) months, Dr. Polavarapu shall <sup>PP 9-22-09
Rok 7-28-09</sup> read 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, and shall by May 1, 2009, submit a report on what she has learned from her reading of the book.

4. Before March 1, 2009, Dr. Polavarapu shall document to the Committee her attendance at and successful completion of two (2) courses held at the University of California at San Diego in January, 2009, which courses are in physician prescribing and medical record keeping.

5. Prior to February 15, 2009, Dr. Polavarapu shall meet with Bradley Hall, M.D., of the West Virginia Medical Professionals Health Program, Inc., for a full discussion of the Virginia action, an evaluation, and any steps which Dr. Hall may consider advisable and necessary for Dr. Polavarapu to take in order to maintain her medical license in West Virginia.

6. Dr. Polavarapu is PUBLICLY REPRIMANDED for the actions which led to the suspension of her medical license in Virginia and for the suspension of her medical license in Virginia.

7. Within ten (10) days of entry of this Consent Order, Dr. Polavarapu shall provide a copy of this Consent Order to any health care or medical facility where she has privileges, is employed, or seeks employment or privileges of any kind.

The failure of Dr. Polavarapu to comply with any of the terms of this Consent Order, as determined by the Board, shall constitute grounds for further discipline of her license to practice medicine in the State of West Virginia.

The foregoing Consent Order was entered this 12th day of February, 2009.

WEST VIRGINIA BOARD OF MEDICINE

John A. Wade, Jr. M.D.

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

Catherine C. Slemp

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

Padmaja Polavarapu
Padmaja Polavarapu, M.D.

Date: 1-28-2009

STATE OF Virginia

COUNTY OF Bland

I, Vickie B. Kitts, a Notary Public for said county and state

do hereby certify that Padmaja Polavarapu, M.D., whose name is signed on the page above has this day acknowledged the same before me.

Given under my hand this 28th day of January, 2009.

My commission expires 11-30-2012

Vickie B. Kitts
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: AUGUSTO L. PORTILLO, M.D.

CONSENT ORDER

The West Virginia Board of Medicine (“Board”) and Augusto L. Portillo, M.D. (“Dr. Portillo”) freely and voluntarily enter into the following Order pursuant to West Virginia Code § 30-3-14, *et seq.*

FINDINGS OF FACT

1. Dr. Portillo currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 09191, issued originally in 1970. Dr. Portillo’s address of record is in Hurricane, West Virginia.
2. In May, 2009, the Board received a complaint against Dr. Portillo, which complaint alleged certain unprofessional, unethical and illegal conduct by Dr. Portillo including: failure to provide medical records to a patient upon request and failure to honor a commitment regarding a corrective cosmetic surgical procedure.
3. Dr. Portillo filed a response with the Board in July, 2009.
4. On September 23, 2009, the Board issued a subpoena to Dr. Portillo to submit the medical record of the complaining patient (“Patient One”). Dr. Portillo received the subpoena by certified mail on September 24, 2009. Dr. Portillo was to return the materials subpoenaed within ten (10) days.

5. The Board received the medical record of Patient One from Dr. Portillo on October 30, 2009.

6. In July, 2009, the Board received a complaint against Dr. Portillo, which complaint alleged certain unprofessional, unethical and illegal conduct by Dr. Portillo including the failure to provide medical records to the patient upon Dr. Portillo's retirement, which records were required for the patient's continuity of care.

7. Dr. Portillo filed a response with the Board in August, 2009. A copy of this response was forwarded to the complaining patient ("Patient Two").

8. In September, 2009, Patient Two filed a reply to Dr. Portillo's response.

9. Dr. Portillo desires to enter into this Consent Order with the Board in lieu of proceeding to hearing on charges the Board may file against him in relation to the complaints against him, described in paragraphs two (2) and six (6), above.

10. This Consent Order between the Board and Dr. Portillo is necessary to ensure the safety of patients and the public.

CONCLUSIONS OF LAW

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

2. Probable cause exists to substantiate charges of disqualification of Dr. Portillo from the practice of medicine due to violations of the provisions of: West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j), relating to dishonorable, unethical and/or unprofessional conduct; West Virginia Code § 30-3-14(c)(5) and (17) and 11 CSR 1A 12.1 (o),

(p), (x), and (bb), relating to failing to perform any statutory or legal obligation, filing a report the licensee knows to be false, failing to practice medicine acceptably, and otherwise violating the law; West Virginia Code § 30-3-14(c)(9), and 11 CSR 1A 12.1 (s) relating to making a deceptive, untrue or fraudulent representation in the practice of medicine and surgery.

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 at this time, provided Dr. Portillo enters into this Consent Order.

CONSENT

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

1. Dr. Portillo 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 West Virginia Code § 30-3-14(h) and §29A-5-1, *et seq.*;

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

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

5. Dr. Portillo understands that this 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. Portillo, the Board hereby **ORDERS** as follows:

1. Dr. Portillo's license to practice medicine and surgery in the State of West Virginia shall be placed into an **INACTIVE** status indefinitely as of the date of the entry of this Order.

2. Dr. Portillo shall arrange for the transfer of and maintenance of all of his patient records to a records custodian. The records custodian shall be established to allow for the transmission of patient records to patients, patient representatives and subsequent healthcare providers. The arrangement with the records custodian shall be in place within thirty (30) days of the date of the entry of this order and shall remain in effect for a period of five (5) years from the date of the entry of this Order. Failure to comply with this provision shall expose Dr. Portillo to further disciplinary action by the Board.

3. Should Dr. Portillo desire to reactivate his license he shall submit to the requirements of the Board to reactivate his license at the time he seeks to reactivate his license and shall appear before the Complaint Committee. The Committee shall be permitted to place additional requirements and/or limitations upon Dr. Portillo prior to and/or after, the reactivation of Dr. Portillo's license, as it sees fit to protect the public.

WEST VIRGINIA BOARD OF MEDICINE

DATE ENTERED: December 23, 2009

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

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

Augusto L. Portillo, M.D.
Augusto L. Portillo, M.D.
Date: December 15, 2009



STATE OF West Virginia

COUNTY OF Kanawha

I, Marsha L. Harris, a Notary Public in and for said county and state,
do hereby certify that Augusto L. Portillo, M.D., whose name is signed above, has this day
acknowledged the same before me.

Given under my hand this 15 day of December, 2009.

My commission expires May 27, 2010.

Marsha L. Harris
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: EVANGELOS GEORGE POULOS, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("West Virginia Board") and EVANGELOS GEORGE POULOS, M.D., ("Dr. Poulos") 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. Poulos currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 22089, issued originally in 2005. Dr. Poulos' address of record is in Miami Lakes, Florida.

2. On October 23, 2008, the Alaska State Medical Board ("Alaska Board") entered a "Board Order" adopting the "Consent Agreement and Decision and Order" signed by Dr. Poulos and dated August 27, 2008, wherein Dr. Poulos was reprimanded and assessed a \$1,000 civil fine for failure to timely report to the Alaska Board a malpractice settlement made on his behalf on or about March 6, 2007.

3. In December 2008, the Medical Board of California ("California Board") issued a "Public Letter of Reprimand" to Dr. Poulos for the Alaska discipline noted in Paragraph two (2) above.

4. On his licensure renewal form submitted to the West Virginia Board dated May 16, 2007, Dr. Poulos answered “no” to the question, “During the last two-year registration period (July 1, 2005, to June 30, 2007) have you, in any jurisdiction, for any reason, had any judgements or settlements arising from medical professional liability rendered or made against you”?

5. On January 12, 2009, the Complaint Committee (“Committee”) of the West Virginia Board initiated a Complaint against Dr. Poulos based upon the action against Dr. Poulos by the Alaska Board and his false answer on his West Virginia license renewal form.

6. By correspondence dated February 5, 2009, Dr. Poulos responded to the allegations in the Complaint.

7. Dr. Poulos 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 exists to substantiate charges against Dr. Poulos pursuant to W. Va. Code § 30-3-14(c)(1) and (17) and 11 CSR 1A 12.1 (a), (e), (g) and (j), all relating to misrepresentation in a renewal application for a license; unprofessional, unethical and dishonorable conduct; and licenses in other jurisdictions have been acted against and subjected to disciplinary action.

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

of formal charges in a Complaint and Notice of Hearing, provided Dr. Poulos enters into this Consent Order.

CONSENT

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

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

5. Dr. Poulos 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.

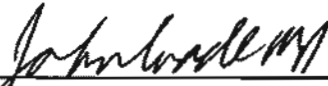
ORDER

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. Poulos, the West Virginia Board of Medicine hereby **ORDERS** as follows:


1. Dr. Poulos is **PUBLICLY REPRIMANDED** for having his license to practice medicine and surgery acted against by the licensing authorities in the States of Alaska and California;
2. Dr. Poulos is further **PUBLICLY REPRIMANDED** for his false answer on his renewal form submitted to the West Virginia Board of Medicine in May 2007; and
3. Dr. Poulos is assessed a **CIVIL FINE** in the amount of one thousand dollars (\$1,000), the receipt of which fine is evidenced by the signatures hereon of the President and Secretary of the Board.

The foregoing Order was entered this 31st day of March, 2009.

WEST VIRGINIA BOARD OF MEDICINE



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



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

Evangelos George Poulos MD
EVANGELOS GEORGE POULOS, M.D.


Date: March 24, 2009

STATE OF Florida
COUNTY OF Miami-Dade

I, Blanca I. Peña, a Notary Public in and for said county and state, do hereby certify that EVANGELOS GEORGE POULOS, M.D., whose name is signed above, has this day acknowledged the same before me.

Given under my hand this 24 day of March, 2009.

My commission expires September 3, 2010.

NOTARY PUBLIC-STATE OF FLORIDA
 Blanca I. Pena
Commission # DD577384
Expires: SEP 03, 2010
BONDED THRU ATLANTIC BONDING CO., INC.

Blanca I. Peña
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: KARTHIK RAMAKRISHNAN, M.D.

CONSENT ORDER

The West Virginia Board of Medicine (“Board”) and Karthik Ramakrishnan, M.D. (“Dr. Ramakrishnan”), 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. In November 2008, Dr. Ramakrishnan 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. Ramakrishnan had not provided completely accurate information on his license application to the West Virginia Board of Medicine and also on an earlier license application to the Tennessee Board of Medical Examiners.
2. Dr. Ramakrishnan appeared before the Licensure Committee of the Board for a full discussion of this matter.
3. Dr. Ramakrishnan 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. Ramakrishnan 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 the circumstances, it is appropriate to grant Dr. Ramakrishnan a license to practice medicine and surgery in the State of West Virginia, provided he agrees to this action against his license.

CONSENT

Karthik Ramakrishnan, 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. Ramakrishnan 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. Ramakrishnan 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. Ramakrishnan waives all rights to such a hearing.

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

5. Dr. Ramakrishnan 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

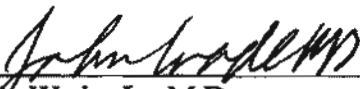
WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the consent of Dr. Ramakrishnan, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. Dr. Ramakrishnan 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, License Number 23744, effective upon entry of this Consent Order.

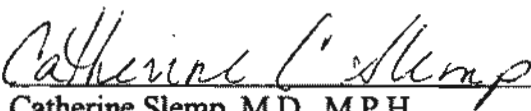
2. Dr. Ramakrishnan is **PUBLICLY REPRIMANDED** for providing inaccurate information to the Board on his licensure applications to the West Virginia Board of Medicine and earlier to the Tennessee Board of Medical Examiners.

The foregoing Order was entered this 15th day of July, 2009.

WEST VIRGINIA BOARD OF MEDICINE



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



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

Karthik Ramakrishnan

Karthik Ramakrishnan, M.D.

Date: 7/13/9

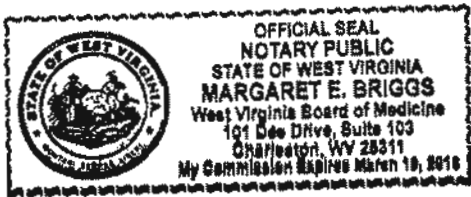
STATE OF WEST VIRGINIA

COUNTY OF KANAWHA

I, MARGARET E. BRIGGS, a Notary Public in and for said county and state do hereby certify that Karthik Ramakrishnan, M.D., whose name is signed on ^{this} ~~the~~ ~~previous~~ page, has this day acknowledged the same before me.

Given under my hand this 13th day of July, 2009.

My commission expires March 19, 2016.



Margaret E. Briggs
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: H. S. RAMESH, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and H.S. Ramesh, M.D., a.k.a. Holenarsipur Sessaiah Setty Ramesha ("Dr. Ramesh"), 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. Ramesh currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 17815, issued originally in 1994. Dr. Ramesh's address of record is in Charleston, West Virginia.
2. Patient 1 was an ongoing patient of Dr. Ramesh when she sought additional treatment from Dr. Ramesh related to injuries sustained in an automobile accident.
3. After Patient 1's automobile accident she underwent an initial examination by and consultation with Dr. Ramesh regarding her injuries from the accident. On the next day, Patient 1 returned to Dr. Ramesh's office for treatment and was told by Dr. Ramesh's office assistant that Dr. Ramesh would not treat Patient 1 unless Patient 1 agreed to sign a "letter of protection" ("LOP").
4. Patient 1 had valid health insurance at the time she sought the additional treatment from Dr. Ramesh, health insurance Dr. Ramesh had accepted from Patient 1 in the past.

5. Patient 1's attorney contacted Dr. Ramesh's office and explained to Dr. Ramesh's office manager that his firm would reimburse the health insurance company if the litigation was successful and asked that Dr. Ramesh's office submit Patient 1's bills to her health insurance carrier for payment. Additionally, Patient 1's attorney told Dr. Ramesh's office that he would pay all accounts not covered by health insurance (if her claim was successful).

6. When Patient 1 went to her appointment the next day, Dr. Ramesh's office assistant indicated to Patient 1 that Dr. Ramesh would not treat her that day because she did not have a LOP as required by the practice of Dr. Ramesh's office.

7. Patient 1's attorney, Harry G. Deitzler, Esq. ("Mr. Deitzler"), filed a complaint with the Board by letter dated May 27, 2008.

8. An investigation was undertaken and by letter dated July 17, 2008, Dr. Ramesh responded to the complaint filed by Mr. Deitzler.

9. In his response of July 17, 2008, Dr. Ramesh noted that his office has a policy of requiring an LOP for "all new or prospective patients who have claims against third-party tort-feasors." Dr. Ramesh also noted in his response that Medicare, Medicaid and private insurers "pay only a fraction of my usual and customary charges." Additionally, Dr. Ramesh stated in his response that first party insurers (e.g. health insurers) will not pay expenses if they believe some other entity (e.g. a tort-feasor or third-party insurer) is responsible for the payment.

10. In his response of July 17, 2008, Dr. Ramesh stated that "She was not treated that day because she did not have a LOP signed by an attorney, and was not offering to pay for her care when it was provided."

11. At the time Dr. Ramesh's office assistant advised Patient 1 that Dr. Ramesh would not treat her, Patient 1 was an established patient of Dr. Ramesh.

12. At the time Dr. Ramesh's office assistant advised Patient 1 that Dr. Ramesh would not treat her because "she did not have a LOP", Patient 1 was covered by an in-force policy of health insurance.

13. At the time Dr. Ramesh's office assistant advised Patient 1 that Dr. Ramesh would not treat her, Dr. Ramesh was an approved and/or preferred provider under agreement with the health insurance company that carried Patient 1's policy of insurance.

14. Had Patient 1 agreed to an LOP, Dr. Ramesh would have been reimbursed at a higher rate for his services than had he accepted Patient 1's policy of insurance (vis-a-vis an assignment of benefits) if the patient's attorney honored the LOP.

15. Had Patient 1 been successful in her litigation, her obligation to repay Dr. Ramesh under an LOP would have been higher than her obligation to satisfy the subrogation claim of her health insurance carrier.

16. At the time Dr. Ramesh's office assistant advised Patient 1 that Dr. Ramesh would not treat her, Patient 1's health insurance carrier's procedure was to apply its practitioner program requirements and administrative guidelines to all patients treated by its approved practitioners without regard to the existence of a subrogation claim and the carrier would accept claim submissions for treatment of patients with a subrogation claim.

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. Ramesh pursuant to W. Va. Code § 30-3-14 (c)(17), 11 CSR 1A 12.1 (e) and (j), and 11 CSR 1A 12.2 (d), relating

to unprofessional conduct, and W. Va. Code § 30-3-14 (c)(9), (12) and (17), 11 CSR 1A 12.1 (s) and (v), relating to: making a deceptive, untrue or fraudulent representation in the practice of medicine and exercising influence on a patient in such a way as to exploit the patient for financial gain of the physician.

3. The Board has determined that it is appropriate and in the public interest to waive the commencement of proceedings against Dr. Ramesh and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Ramesh complies with the terms and conditions set forth herein.

CONSENT

H.S. Ramesh, 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. Ramesh 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. Ramesh 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. Ramesh waives all rights to such a hearing.

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

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

ORDER

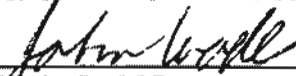
WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the consent of Dr. Ramesh, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. Dr. Ramesh shall pay a civil fine in the amount of one thousand dollars (\$1,000), to be received in the Board offices no later than September 10, 2009.

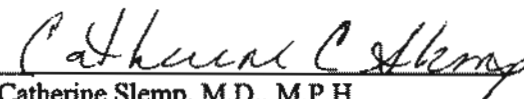
2. If Dr. Ramesh does not comply and/or fails to comply timely with the terms of this Consent Order, on November 2, 2009, Dr. Ramesh's license to practice medicine and surgery shall be immediately and automatically **SUSPENDED** without further administrative process, including, but not limited to, a hearing on the matter, for a period of six (6) months, and may be reported, as required by law, to the National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank.

The foregoing Order was entered this 9th day of September, 2009.

WEST VIRGINIA BOARD OF MEDICINE



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



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



H.S. Ramesh, M.D.

Date: 9/1/09

STATE OF West Virginia

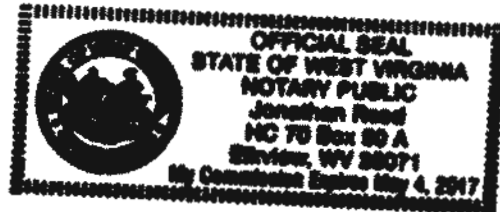
COUNTY OF Kanawha

I, Jonathan Reed, a Notary Public in and for said county and state do hereby certify that, H.S. Ramesh, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 1st day of September, 2009.

My commission expires May 4, 2017.

Jonathan Reed
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: CARL ALBERT RECINE , M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Carl Albert Recine, M.D. ("Dr. Recine"), 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. Recine currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 23547, issued originally in 2009. Dr. Recine's address of record is in Coeur D'Alene, Idaho.
2. On March 13, 2009, Dr. Recine entered into a Settlement Agreement with the Hawaii Medical Board ("Hawaii Board"). The Hawaii Board brought action against Dr. Recine after it was discovered that his license had been acted against by the Colorado State Board of Medical Examiners, the North Carolina Medical Board and the California Board. The Hawaii Board noted that although Dr. Recine had notified them of the Colorado and North Carolina actions, he had failed to report all of the actions to the Hawaii Board within thirty (30) days as required by law. The Hawaii Board issued the Settlement Agreement and reprimanded Dr. Recine.
3. On May 11, 2009, the Complaint Committee of the Board initiated a Complaint against Dr. Recine in relation to the action taken by the Hawaii Board.

4. Dr. Recine responded to the Complaint initiated by the Complaint Committee by letter of June 1, 2009. In his response, Dr. Recine attributed the delayed reporting to Hawaii to an administrative error made in the credentialing department of his employer. Dr. Recine indicated that while an administrative error had occurred, no fraudulent misrepresentation was made, noting that he had notified the Board of the Hawaii action within thirty (30) days.

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. Recine pursuant to W. Va. Code § 30-3-14 (c)(17) and 11 CSR 1A.12.1 (g) relating to having his license in another jurisdiction acted against and subjected to disciplinary action.

3. The Board has determined that it is appropriate and in the public interest to waive the commencement of proceedings against Dr. Recine and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Recine complies with the terms and conditions set forth herein.

CONSENT

Carl Albert Recine, 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. Recine 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. Recine 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. Recine waives all rights to such a hearing.

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

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

1. Carl Albert Recine, M.D., is hereby **PUBLICLY REPRIMANDED** for having his license in another jurisdiction acted against and subjected to disciplinary action.

The foregoing Order was entered this 28th day of August, 2009.

WEST VIRGINIA BOARD OF MEDICINE

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

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

Carl Albert Recine
Carl Albert Recine, M.D.

Date: 8-12-09

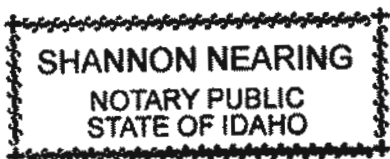
STATE OF Idaho

COUNTY OF Kootenai

I, Shannon Nearing, a Notary Public in and for said county and state do hereby certify that Carl Albert Recine, M.D., whose name is signed on this page, has this day acknowledged the same before me.

Given under my hand this 12 day of August, 2009.

My commission expires 3/17/15



Shannon Nearing
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: LAGRIMAS BABIERA SADORRA, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Lagrimas Babiera Sadorra, M.D. ("Dr. Sadorra") 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. Sadorra currently holds a full and active license to practice medicine and surgery in the State of West Virginia, License No. 12801, which license was issued originally in 1981, suspended for two (2) years between September 20, 1988, and September 20, 1990, and on probation until September 24, 1993. Dr. Sadorra's address of record is in Cross Lanes, West Virginia.

2. On March 10, 2008, the Complaint Committee of the Board initiated its own complaint regarding Dr. Sadorra based upon allegations of prescribing or dispensing excessive amounts of prescription drugs to patients and prescribing, dispensing or administering prescription drugs other than in good faith and in a therapeutic manner in accordance with accepted medical standards.

3. Dr. Sadorra responded in writing that the allegations were not correct, that she is certified to practice in the Suboxone (Buprenorphine) "drug withdrawal program for opioid-opiate dependence patients with a special DEA number", that she has been certified to do so since 2005, and that she is "allowed to treat two hundred (200) Suboxone patients".

4. The program to which Dr. Sadorra referred is a Federal program for office-based treatment of a limited number (thirty) of drug dependent or addicted patients with certain Food and Drug Administration approved Schedule III, IV, and V medications, which Federal program began pursuant to the Drug Addiction Treatment Act of 2000 (“DATA 2000”), and expanded in the Office of National Drug Control Policy Reauthorization Act of 2006 (“ONDCPRA”) to permit the treatment of up to one hundred (100) such patients, upon an approved application or as it is named, a Notice of Intent.

5. A Subpoena from the Board was issued to Dr. Sadorra for various documents maintained by her in connection with her participation in the Federal program for office-based treatment of drug dependent patients, it was served upon her in June 2008, and she provided the documents to the Board’s investigator in July 2008, including material evidencing her prescribing Suboxone for more than two hundred and twenty (220) patients at one time and a letter to Dr. Sadorra dated February 1, 2007, from H. Wesley Clark, M.D., J.D., Director of the Center for Substance Abuse Treatment (“CSAT”) within the Substance Abuse and Mental Health Services Administration (“SAMHSA”) all within the Federal Department of Health and Human Services, wherein he stated that Dr. Sadorra has fulfilled the requirements “to treat a maximum of 100 patients at one time” for office-based treatment of opioid addiction.

6. Dr. Sadorra stated to the investigator in July 2008, that she had made a mistake and that a physician from West Virginia University had told her she could treat up to two hundred (200) patients with Suboxone for the office-based treatment of opioid addiction, and she would start a “rapid detox” with her patients.

7. At its next regular meeting following receipt and review of the materials provided by Dr. Sadorra, in September 2008, the Complaint Committee decided to invite Dr. Sadorra to its next meeting in November for an informal conference, however, when she was

provided a notice of the Complaint Committee's request two (2) months in advance, she responded in writing that she would be out of town the weekend of the November meeting and requested her attendance be rescheduled.

8. The Complaint Committee reviewed all of the information regarding this matter at its November 9, 2008, regular meeting and also noted that a report from the West Virginia Controlled Substances Monitoring Program from November 6, 2008, showed that Dr. Sadorra was continuing to prescribe Suboxone to more than one hundred and seventy (170) patients.

9. Under all the circumstances, the Complaint Committee determined that it would not be in the interests of public safety and health to wait two (2) additional months to have an informal conference with Dr. Sadorra.

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. Sadorra for violations of W. Va. Code §30-3-14(c)(17) and 11 CSR 1A 12.1(e), (j), (o) and (bb), and 12.2 (d); all relating to dishonorable, unethical, and unprofessional conduct, failing to perform a statutory or legal obligation placed upon a licensed physician, violating a lawfully promulgated rule of the United States, and engaging in conduct which has the effect of bringing the medical profession into disrepute.

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

CONSENT

Dr. Sadorra, 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 the proceedings conducted in accordance with this Order, to the following:

1. Dr. Sadorra 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. Sadorra further acknowledges that she 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 her own expense, and the right to cross-examine witnesses against her.

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

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

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

1. Dr. Sadorra's License No. 12801 is SUSPENDED for a period of one (1) year, effective January 8, 2009.

2. Dr. Sadorra shall cease and desist from any and all participation in any Federal program for office based treatment of opioid addicted patients and shall notify H. Wesley Clark, M.D., J.D., Director of the Center for Substance Abuse Treatment ("CSAT") within the Federal Department of Health and Human Resources, in writing dated no later than December 1, 2008, with a copy to the West Virginia Board of Medicine, that as of December 15, 2008, she will no longer be a participant in any DATA 2000 (SAMHSA/CSAT) treatment program and stating that both Notices of Intent (NOI's) previously filed by her, she considers to be VOIDED by her and accordingly, she is neither authorized to, nor will she continue to prescribe, any Schedule III, IV or V opioid drugs, including Suboxone, for any patient for the maintenance and detoxification treatment of opioid addiction.

3. Dr. Sadorra agrees to send a copy of this Consent Order with the written notification to H. Wesley Clark, M.D., described in paragraph 2, above, and she will comply in all respects with all representations made as specified in paragraph 2, above.

4. Dr. Sadorra agrees to surrender her special DEA number for prescribing under the DATA 2000 (SAMHSA/CSAT) treatment program and to provide written evidence of such surrender to the Board on or before January 8, 2009.

5. Dr. Sadorra agrees not to make application nor file any Notice of Intent to treat patients with Schedule III, IV or V opioid drugs for the maintenance and detoxification treatment of opioid addiction at any time in the future with any Federal program for such office-based treatment.

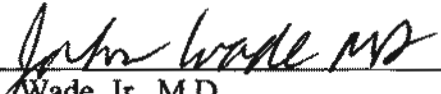
6. Dr. Sadorra shall appear before the Complaint Committee of the Board at its regular meeting in January, 2010, for its determination that she is fully prepared to return to the

active practice of medicine, subject to any conditions the Complaint Committee may deem appropriate after completion of the period of suspension.

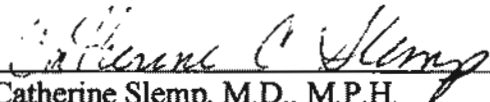
7. At the conclusion of SUSPENSION of Dr. Sadorra's License No. 12801, and if she has complied with all the provisions of this Consent Order, her license will be reinstated on PROBATION for a period of two (2) years, and subject to Dr. Sadorra's compliance with all provisions of the West Virginia Medical Practice Act and Rules promulgated thereunder during the period of PROBATION, at the conclusion of the PROBATION, her license will be unencumbered.

The foregoing Order was entered this 12th day of January, 2008 / 2009

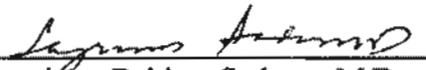
WEST VIRGINIA BOARD OF MEDICINE



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



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



Lagrimas Babiera Sadorra, M.D.

Date: 1/6/09

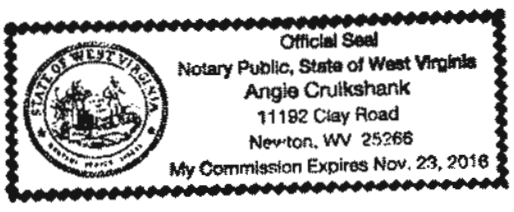
STATE OF West Virginia
COUNTY OF Kanawha

I, Angie Cruikshank, a Notary Public in and for said county and state, do hereby certify that Lagrimas Babiera Sadorra, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 6th day of January, 2008. ^{AC}

My commission expires November 23, 2016.

Angie Cruikshank
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: RUSS MARC SAVIT, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Russ Marc Savit ("Dr. Savit"), 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. Savit currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 21264, issued originally in 2003. Dr. Savit's address of record is in Coeur D'Alene, Idaho.
2. On October 23, 2008, the State Medical Board for the State of Alaska ("Alaska Medical Board") adopted a Consent Agreement and Decision and Order In the Matter of Russ M. Savit, M.D., Case No. 2800-08-018. The Alaska Medical Board fined Dr. Savit one thousand dollars (\$1,000.00) and reprimanded Dr. Savit for his failure to timely report to the Alaska Medical Board a malpractice settlement made on his behalf on or about November 29, 2007. Dr. Savit agreed to the Consent Agreement and Decision and Order.
3. The Complaint Committee of the Board initiated a Complaint against Dr. Savit on January 12, 2009, based upon the action taken against him by the Alaska Medical Board on October 23, 2008.

4. Dr. Savit responded by letter of January 26, 2009, to the Complaint filed by the Complaint Committee noting that he reported the Alaska action to the Board of Medicine by letter of October 7, 2008, and included a copy of the letter of October 7, 2008. In the letter of October 7, 2008, Dr. Savit stated that the reporting error in relation to the Alaska Board's action had been an administrative error, which he attributed to NightHawk Radiology Services licensing staff.

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. Savit pursuant to W. Va. Code § 30-3-14 (c)(17) and 11 CSR 1A 12.1 (g) relating to having his license in another jurisdiction acted against and subjected to disciplinary action.

3. The Board has determined that it is appropriate and in the public interest to waive the commencement of proceedings against Dr. Savit and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Savit complies with the terms and conditions set forth herein.

CONSENT

Russ Marc Savit, 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. Savit 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. Savit 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. Savit waives all rights to such a hearing.

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

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

1. Russ Marc Savit, M.D., is hereby **PUBLICLY REPRIMANDED** for having his license in another jurisdiction acted against and subjected to disciplinary action.

The foregoing Order was entered this 1st day of September, 2009.

WEST VIRGINIA BOARD OF MEDICINE

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

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

Catherine Slemp

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

Russ M. Savit

Russ Marc Savit, M.D.

Date: 8/12/09

STATE OF Idaho

COUNTY OF Kootenai

I, Shannon Nearing, a Notary Public in and for said county and state do hereby certify that Russ Marc Savit, M.D., whose name is signed on the this page, has this day acknowledged the same before me.

Given under my hand this 12 day of August, 2009.

My commission expires 3/17/15

Shannon Nearing
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 (30th) 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 C. 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 17TH 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



State of West Virginia *Board of Medicine*

JOHN A. WADE, JR., MD
PRESIDENT

CATHERINE SLEMP, MD, MPH
SECRETARY

101 Dee Drive, Suite 103
Charleston, WV 25311
Telephone 304.558.2921
Fax 304.558.2084
www.wvdhhr.org/wvbom

J. DAVID LYNCH, JR., MD
VICE PRESIDENT

ROBERT C. KNITTLE
EXECUTIVE DIRECTOR

May 20, 2009

Stephen A. Schemenauer, P.A.-C.
26 Putnam Place
Marietta, Ohio 45750

Dear Mr. Schemenauer:

I am today in receipt of your wallet card evidencing physician assistant licensure in West Virginia, from P. Bradley Hall, M.D. As of today the Board of Medicine website shows your physician assistant license "expired." A copy of this letter will be attached to your November 20, 2008, Consent Order and will remain a part of the Consent Order.

On behalf of the Board of Medicine, I wish you well in your continued recovery. Best wishes to you.

Sincerely,

A handwritten signature in black ink, appearing to read "Robert C. Knittle".

Robert C. Knittle

lab
pc: P. Bradley Hall, M.D.

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: DINESH BABUBHAI SHAH, M.D.

CONSENT ORDER

The West Virginia Board of Medicine (“WV Board”) and DINESH BABUBHAI SHAH, M.D. (“Dr. Shah”) 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. Shah currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 12341, issued originally in 1980. Dr. Shah’s address of record with the Board is in North East, Maryland.
2. On August 28, 2008, the State of Maryland Board of Physicians (“Maryland Board”) finalized a Consent Order, wherein Dr. Shah was reprimanded and placed on three (3) years probation for failing to meet appropriate standards of medical care and failing to keep adequate medical records. (A copy of the August 28, 2008, Consent Order is attached hereto and incorporated by reference herein.)
3. On January 12, 2009, the WV Board’s Complaint Committee initiated a Complaint against Dr. Shah based upon the aforementioned action taken by the Maryland Board.
4. By correspondence dated February 2, 2009, Dr. Shah responded to the Complaint initiated by the Complaint Committee.

5. Dr. Shah 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 exists to substantiate charges against Dr. Shah pursuant to W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(g), (u) and (x), all relating to having a license acted against and disciplined in another jurisdiction, failing to keep adequate written records, and failing to practice medicine acceptably with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the same or similar specialty as being acceptable under similar conditions and circumstances.

3. The WV Board has determined that it is appropriate and in the public interest to place certain terms, conditions, and limitations on Dr. Shah's West Virginia medical license until he has fully and completely complied with the Consent Order he entered into with the Maryland Board.

CONSENT

DINESH BABUBHAI SHAH, 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. Shah 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. Shah 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. Shah waives all rights to such a hearing.

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

5. Dr. Shah 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. Shah, 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 Order between Dr. Shah and the Maryland Board, the license of Dr. Shah to practice medicine and surgery in the State of West Virginia, License No. 12341, is hereby placed in a **PROBATIONARY STATUS**, for an indefinite period of time, not to exceed

a period of three (3) years, and continuing for the duration of his probation with the Maryland Board.

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


3. Dr. Shah is **PUBLICLY REPRIMANDED** for having his license to practice medicine and surgery acted against by the licensing authority in the State of Maryland.

4. Within ten (10) days of entry of this Consent Order, Dr. Shah shall provide a copy of this Consent Order to the Maryland Board by certified mail, return receipt requested. Further, Dr. Shah shall provide the WV Board with a copy of the return receipt as proof of notification to the Maryland Board.

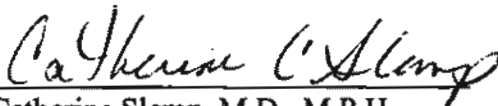
5. In the event that Dr. Shah fails to meet any of the terms or provisions of this Order and/or the Consent Order he entered into with the Maryland Board, or if he otherwise violates any of the terms or provisions of said Order and/or Consent Order, his license to practice medicine and surgery in the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

Entered this 27th day of May, 2009.

WEST VIRGINIA BOARD OF MEDICINE



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



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

[Handwritten Signature]

DINESH BABUBHAI SHAH, M.D.

Date: 5/11/2009

STATE OF Maryland

COUNTY OF Cecil, to wit:

I, Christina M. Hughes, a Notary Public for said county and state do hereby certify that DINESH BABUBHAI SHAH, M.D., whose name is signed above, has this day acknowledged the same before me.

Given under my hand this 11 day of May, 2009.

My commission expires Feb. 9, 2012.

Christina M. Hughes
Notary Public



**IN THE MATTER OF
DINESH B. SHAH, M.D.**

Respondent

License Number: D23334

*** BEFORE THE
* MARYLAND BOARD
* OF PHYSICIANS**

*** Case Number: 2006-0252**

.....
CONSENT ORDER

PROCEDURAL BACKGROUND

On April 24, 2008, the Maryland Board of Physicians (the "Board") charged Dinesh B. Shah, M.D. (the "Respondent") (D.O.B. 06/28/48), License Number D23334, under the Maryland Medical Practice Act (the "Act"), Md. Health Occ. Code Ann. ("H.O.") §§ 14-101 *et seq.* (2005 Repl. Vol.).

Specifically, the Board charged the Respondent with violating the following provisions of the Act under H.O. § 14-404, which provide the following:

- (a) Subject to the hearing provisions of § 14-405 of this subtitle, the Board, on the affirmative vote of a majority of the quorum, may reprimand any licensee, place any licensee on probation, or suspend or revoke a license if the licensee:
 - (22) Fails to meet appropriate standards as determined by appropriate peer review for the delivery of quality medical and surgical care performed in an outpatient surgical facility, office, hospital, or any other location in this State; and/or
 - (40) Fails to keep adequate medical records as determined by appropriate peer review.

On July 2, 2008, a Case Resolution Conference was convened in this matter. Based on negotiations occurring as a result of this Case Resolution Conference, the Respondent agreed to enter into this Consent Order, consisting of Procedural Background, Findings of Fact, Conclusions of Law, and Order.

FINDINGS OF FACT

The Board finds the following:

1. At all times relevant to the Board's charges, the Respondent was and is licensed to practice medicine in the State of Maryland. The Respondent was initially licensed to practice medicine in Maryland on February 9, 1979, under License Number D23334.

2. The Respondent is Board-certified in Internal Medicine. The Respondent's practice address is as follows: 2327 Pulaski Highway, # 101A, North East, Maryland 21901.

3. The Board initiated an investigation of the Respondent after reviewing a complaint from a former patient (hereinafter, "Patient A")¹ who alleged that the Respondent, who was providing anti-coagulation therapy for her, was unaware that the dosage of anti-coagulation medication he had ordered for her was excessive, and failed to take appropriate corrective action after he was notified that he had ordered an excessive dosage of the medication.

4. Pursuant to its investigation, the Board referred this matter to the Delmarva Foundation ("Delmarva") for a review of the medical care the Respondent provided to Patient A. Delmarva conducted a review of this matter and submitted its findings to the Board in or about March 2007. This review concluded that the Respondent failed to meet appropriate standards for the delivery of quality medical and surgical care and failed to keep adequate medical records with respect to Patient A. These findings are set forth *infra*.

¹ To ensure confidentiality, patient names have not been used in this Consent Order. The Respondent is aware of the identities of all individuals referenced in this Consent Order.

Patient A

5. Patient A, then a 49-year-old woman, was diagnosed with atrial fibrillation in June 2005. Patient A had had an atrial septal defect repaired as a child but otherwise was without significant medical history. Patient A presented to the Emergency Department ("ED") at Perry Point Veterans Affairs Medical Center on June 25, 2005, with persistent palpitations after exercise and was found to be in atrial fibrillation. Patient A was sent to Harford Memorial Hospital where an electrocardiogram ("EKG") showed that a spontaneous conversion to sinus rhythm had occurred. Patient A was placed on aspirin and oral diltiazem, an anti-hypertensive medication, and was discharged. Patient A underwent monitoring with a 24-hour Holter monitor on July 7, 2005, which showed a normal sinus rhythm throughout.

6. On July 8, 2005, Patient A was evaluated by a cardiologist. Patient A underwent a second EKG, which revealed a normal sinus rhythm, and was scheduled for a nuclear stress test.

7. On September 12, 2005, Patient A underwent the nuclear stress test, at which time she went into atrial fibrillation early in the recovery period. The stress test was equivocal for anterolateral ischemia and showed an ejection fraction of 60%. Patient A's baseline INR (International Normalized Ratio) was measured as being 1.08. For her paroxysmal atrial fibrillation, the cardiologist placed Patient A on amiodarone, an antiarrhythmic agent; Coumadin (warfarin), an anticoagulant, at 5 mg; and maintained Patient A on diltiazem. Because the cardiologist was not going to be available, management of Patient A's anticoagulation was turned over to Patient A's primary care provider, the Respondent.

8. On September 16, 2005, Patient A presented to the Respondent for an office visit. Patient A's INR at that time was 1.31 (drawn on September 15, 2005). The Respondent advised Patient A to continue taking the daily 5 mg dosage of Coumadin and to have another INR test on September 19, 2005.

9. On September 19, 2005, Patient A had a repeat INR test done, which was measured as being 2.74.

10. On September 20, 2005, a staff person from the Respondent's office reportedly telephoned Patient A and told her to continue taking Coumadin, but to take two tablets for two weeks and then have her INR level drawn again. Patient A questioned this order, stating that her INR level was already in the therapeutic range (2.74). Patient A informed this staff person that because she was already taking 5 mg of Coumadin, increasing the dosage to two tablets would equal taking 10 mg of Coumadin per day. In response, the Respondent's staff person confirmed to Patient A that she should take two tablets per day for two weeks and then have a repeat INR drawn. The Respondent's chart for Patient A does not contain a dated note for this instruction. Instead, Patient A's chart contains an undated note at the bottom of a laboratory result sheet for September 20, 2008, stating, "Coumadin 2 tablets, repeat after 2 weeks."

11. Patient A complied with these instructions. On September 28, 2005, Patient A began to experience a variety of gastrointestinal complaints.

12. The next morning, on September 29, 2005, Patient A had a repeat INR taken, which was measured as being 13.4. At 8:33 a.m., Patient A faxed a copy of the laboratory result and a note stating her concerns to the Respondent's office. The

Respondent contacted Patient A by telephone that morning. According to an undated note in Patient A's chart, the Respondent documented that he "confirmed the dose of Coumadin to be 10 mg to my surprise." The Respondent advised Patient A to immediately discontinue taking the Coumadin and eat "foods that are rich in vitamin K." The Respondent noted that oral vitamin K would be an "alternative" but subjecting Patient A to INR determinations "at all kinds of off hours...does seem overly aggressive." The Respondent advised Patient A that she could go to the ED if she still had concerns about bleeding. The Respondent planned to recheck Patient A's INR on October 3, 2005.

13. Patient A continued to have gastrointestinal symptoms during the evening of September 29, 2005 and experienced gross hematuria in the morning of September 30, 2005. Patient A went to the ED at Harford Memorial Hospital where her INR was measured as being 11.15. Patient A was administered 10 mg of vitamin K subcutaneously and was admitted for reversal of anticoagulation with the infusion of four units of fresh frozen plasma. While hospitalized, Patient A's INR decreased to 1.65 and her hematuria ceased, at which point she was discharged on October 1, 2005, on 5 mg of Coumadin daily.

14. On October 12, 2005, the Respondent's office contacted Patient A to change an appointment she had previously scheduled for October 14, 2005. Patient A canceled her appointment.

15. At the Board's request, the Respondent submitted a letter, dated November 27, 2005, in response to Patient A's complaint. In his letter, the Respondent acknowledged that "lapses did occur in ... [Patient A's] ... care over a brief period of

about 7 days.” The Respondent stated that in his experience, virtually all patients take Coumadin in the form of 1 mg or 2.5 mg tablets, and that when Patient A’s September 19, 2005, INR was in the therapeutic range, he advised his office staff to convey to Patient A that “she should continue taking 2 pills, which would have been 2 mg (1 mg pill) or 5 mg (2.5 mg tabs).” The Respondent further stated, “[t]hus (unintentionally) as has been done perhaps thousands of time [sic], the 2 pills were continued with INR of 2.74 without realizing that she was taking 5 mg pills (a rarity for us).” (parentheticals in original).

16. The Respondent failed to meet appropriate standards for the delivery of quality medical and surgical care, in violation of H.O. § 14-404(a)(22), and failed to keep adequate medical records, in violation of H.O. § 14-404(a)(40), with respect to Patient A, in that he:

- (a) failed to verify the precise dosage of Patient A’s anticoagulation medication after assuming responsibility for her care;
- (b) inappropriately relied upon the incorrect assumption that the dosage strength of the Coumadin tablets that was dispensed for Patient A was only 1 or 2.5 mg tablets, which resulted in inappropriate dosing of the anticoagulant medication he was prescribing for Patient A;
- (c) failed to appropriately monitor the dosage of Patient A’s anticoagulation medication after assuming responsibility for providing anticoagulation therapy for her;

- (d) failed to appropriately monitor Patient A's anticoagulation status after assuming responsibility for providing anticoagulation therapy for her. The Respondent did not order that Patient A's INR levels be checked at an appropriate interval after he was informed that Patient A's INR level was 13.4 on September 29, 2005;
- (e) failed to record adequate documentation in Patient A's medical chart with respect to the precise dosage of Patient A's anticoagulation medication he was prescribing. The Respondent did not record the milligram strength of anticoagulation medication he was prescribing in Patient A's chart, but merely recorded the dosage of medication in the form of pills prescribed;
- (f) failed to recognize that Patient A's INR elevation on September 29, 2005 was such that she was at high risk for serious or life-threatening bleeding;
- (g) failed to appropriately intervene in response to Patient A's elevated INR on September 29, 2005;
- (h) failed to contact Patient A after September 29, 2005 having been placed on notice that Patient A had an elevated INR level;
and

- (i) inappropriately utilized non-medical and/or unqualified personnel to communicate with Patient A about dosing instructions on medications that have significant side effects and interactions.

CONCLUSIONS OF LAW

Based on the foregoing Findings of Fact, the Board concludes as a matter of law that the Respondent failed to meet appropriate standards as determined by appropriate peer review for the delivery of quality medical and surgical care performed in an outpatient surgical facility, office, hospital, or any other location in this State, in violation of H.O. § 14-404(a)(22); and failed to keep adequate medical records as determined by appropriate peer review, in violation of H.O. § 14-404(a)(40).

ORDER

Based upon the foregoing Findings of Fact and Conclusions of Law, it is this 28th day of August, 2008, by a quorum of the Board considering this case:

ORDERED that the Respondent's license to practice medicine in the State of Maryland shall be and hereby is **REPRIMANDED**; and be it further

ORDERED that the Respondent shall be placed on **PROBATION** for a minimum **PERIOD OF THREE (3) YEARS**, to commence on the date the Board executes this Consent Order, and until such time as the Respondent successfully completes the following terms and conditions:

1. Within six (6) months of the date the Board executes this Consent Order, the Respondent shall submit a written practice plan to the Board for management of anti-coagulation therapy.

2. Within twelve (12) months of the date the Board executes this Consent Order, the Respondent shall successfully complete, at his own expense, a Board-approved course of extensive duration in venous thromboembolic disease and anticoagulation. The Respondent shall enroll in this required course within six (6) months of the date the Board executes this Consent Order. The Respondent shall submit to the Board written documentation regarding the particular course he proposes to fulfill this condition. The Board reserves the right to require the Respondent to provide further information regarding the course he proposes, and further reserves the right to reject his proposed course and require submission of an alternative proposal. The Board will approve a course only if it deems the curriculum and the duration of the course adequate to fulfill the need. The Respondent shall be responsible for submitting written documentation to the Board of his successful completion of this course. The Respondent understands and agrees that he may not use this coursework to fulfill any requirements mandated for licensure renewal.

3. Within twelve (12) months of the date the Board executes this Consent Order, the Respondent shall successfully complete, at his own expense, a one-on-one tutorial in medical recordkeeping. The Respondent shall enroll in this required course within three (3) months of the date the Board executes this Consent Order. The Respondent shall submit to the Board written documentation regarding the particular course he proposes to fulfill this condition. The Board reserves the right to require the Respondent to provide further information regarding the course he proposes, and further reserves the right to reject his proposed course and require submission of an alternative proposal. The Board will approve a course only if it deems the curriculum

and the duration of the course adequate to fulfill the need. The Respondent shall be responsible for submitting written documentation to the Board of his successful completion of this course. The Respondent understands and agrees that he may not use this coursework to fulfill any requirements mandated for licensure renewal.

4. The Respondent shall practice according to the Maryland Medical Practice Act and in accordance with all applicable laws, statutes, and regulations pertaining to the practice of medicine. Failure to do so shall constitute a violation of this Consent Order.

5. Within one (1) year of the date the Board executes this Consent Order, the Board will conduct a chart review and/or a peer review of the Respondent's medical care, at a time selected by the Board. Thereafter, the Board will conduct additional subsequent chart reviews and/or peer reviews at its discretion.

AND BE IT FURTHER ORDERED that after the conclusion of the entire **THREE (3) YEAR PERIOD OF PROBATION**, the Respondent may file a written petition for termination of his probationary status without further conditions or restrictions, but only if the Respondent has satisfactorily complied with all conditions of this Consent Order, including all terms and conditions of probation, and including the expiration of the **THREE (3) YEAR PERIOD OF PROBATION**, and if there are no pending complaints regarding the Respondent before the Board; and be it further

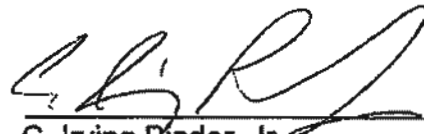
ORDERED that if the Respondent violates any of the terms or conditions of this Consent Order, the Board, after notice, opportunity for a hearing and determination of violation, may impose any other disciplinary sanctions it deems appropriate, including

but not limited to, revocation or suspension, said violation being proven by a preponderance of the evidence; and be it further

ORDERED that the Respondent shall be responsible for all costs incurred in fulfilling the terms and conditions of this Consent Order; and be it further

ORDERED that this Consent Order is considered a **PUBLIC DOCUMENT** pursuant to Md. State Gov't Code Ann. §§ 10-611 *et seq.* (2004 Repl. Vol.).

8/28/08
Date


C. Irving Pinder, Jr.
Executive Director
Maryland Board of Physicians

CONSENT

I, Dinesh B. Shah, M.D., acknowledge that I have had the opportunity to consult with counsel before signing this document. By this Consent, I admit to the Findings of Facts and Conclusions of Law, and I agree and accept to be bound by this Consent Order and its conditions and restrictions. I waive any rights I may have had to contest the Findings of Fact and Conclusions of Law.

I acknowledge the validity of this Consent Order as if entered into after the conclusion of a formal evidentiary hearing in which I would have had the right to counsel, to confront witnesses, to give testimony, to call witnesses on my own behalf, and to all other substantive and procedural protections as provided by law. I acknowledge the legal authority and the jurisdiction of the Board to initiate these proceedings and to issue and enforce this Consent Order. I also affirm that I am


waiving my right to appeal any adverse ruling of the Board that might have followed any such hearing.

I sign this Consent Order after having had an opportunity to consult with counsel, without reservation, and I fully understand and comprehend the language, meaning and terms of this Consent Order. I voluntarily sign this Order, and understand its meaning and effect.


7/31/08
Date

Read and approved:

8/1/08
Date



Dinesh B. Shah, M.D.
Respondent



D. Lee Rutland, Esquire
Counsel for the Respondent

NOTARY

STATE OF MARYLAND
CITY/COUNTY OF: Cecil

I HEREBY CERTIFY that on this 31st day of July, 2008, before me, a Notary Public of the State and County aforesaid, personally appeared Dinesh B. Shah, M.D., and gave oath in due form of law that the foregoing Consent Order was his voluntary act and deed.

AS WITNESS, my hand and Notary Seal.



Notary Public

My commission expires: 10/1/2010

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: DINESH BABUBHAI SHAH, M.D.

NOTICE OF REVOCATION

This Notice is entered pursuant to the Consent Order by and between the West Virginia Board of Medicine (“Board”) and Dinesh Babubhai Shah, M.D. (“Dr. Shah”) of May 27, 2009 (attached hereto as “Exhibit 1”).

On May 27, 2009, the Board and Dr. Shah entered into a Consent Order (“WV Order”), wherein Dr. Shah’s West Virginia medical license was placed in a probationary status for an indefinite period not to exceed three (3) years and continuing for the duration of his period of probation with the Maryland Board of Physicians. The basis of the WV Order was a Consent Order Dr. Shah entered into with the Maryland Board of Physicians on August 8, 2008 (“Maryland Order”, attached hereto as “Exhibit 2”). The Maryland Order related to a patient care situation in which Dr. Shah prescribed excessive anti-coagulants to a patient leading to hospitalization of the patient. The Maryland Board of Physicians, by its Order, found, as a matter of law, that Dr. Shah,

...failed to meet appropriate standards as determined by appropriate peer review for the delivery of quality medical and surgical care performed in an outpatient surgical facility, office, hospital....and failed to keep adequate medical records as determined by appropriate peer review...

See Exhibit 2 at page 8.

The WV Order required that,

Within ten (10) days of entry of this Consent Order, Dr. Shah shall provide a copy of this Consent Order to the Maryland Board by certified mail, return receipt requested. Further, Dr. Shah shall provide the WV Board with a copy of the return receipt as proof of notification to the Maryland Board.

See paragraph four (4) at page four (4), Exhibit 1.

On July 9, 2009, Robert C. Knittle, Executive Director of the Board, sent Dr. Shah a letter reminding Dr. Shah of his requirement to provide the return receipt as proof of the notification to the Maryland Board and requesting that Dr. Shah forward the same to Mr.

Knittle's attention. This letter was sent to Dr. Shah by certified United States Mail with return receipt requested (attached hereto as Exhibit 3). The return receipt indicated that Dr. Shah received Mr. Knittle's letter on July 13, 2009 (attached hereto as Exhibit 4). On August 7, 2009, Mr. Knittle sent another letter to Dr. Shah informing him that the Board had still not received the required return receipt as required by the WV Order. Mr. Knittle's letter put Dr. Shah on notice that the matter would be placed on the September 2009, Complaint Committee agenda for discussion (attached hereto as Exhibit 5).

At its regular meeting on September 13, 2009, with a quorum of the Complaint Committee present, the Complaint Committee discussed Dr. Shah's non-compliance with the WV Order. The Complaint Committee after discussion directed counsel to present the full Board with a recommendation to revoke the license of Dr. Shah, in compliance with the terms of the WV Order.

At its regular meeting on September 14, 2009, with a quorum of the Board present, the Board heard a report of the Complaint Committee that recommended that the Board revoke the license of Dr. Shah. All of the exhibits to this notice were provided to all Board members present and eligible to vote, as well.

After hearing the Complaint Committee report, the Board members with a quorum present and voting determined unanimously that Dr. Shah's license to practice medicine and surgery in West Virginia be revoked and voted to effect the same in the interests of patient health, safety and welfare. Dr. Ferrebee, Dr. Wazir, Dr. Arnold and Rev. Bowyer did not vote by virtue of their membership on the Complaint Committee that made the recommendation.

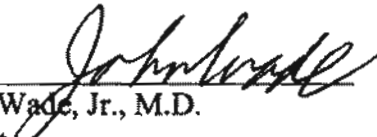
The bases for the Board's decision included: the Maryland Order involved a patient care situation, Dr. Shah has, to date, ignored the agreed upon terms of the WV Order, and, Dr. Shah has, to date, failed to respond in any way whatsoever to the correspondence from the Board's Executive Director reminding Dr. Shah of his responsibility to comply with the terms of the WV Order. The decision further included the fact that Dr. Shah agreed with the terms of the WV Order, including paragraph five (5) at page four (4), which allows the Board to revoke his license without further hearing or process.¹ Accordingly, in conformity with the September 14, 2009,

¹ "In the event that Dr. Shah fails to meet any of the terms or provisions of this Order and/or the Consent Order he entered into with the Maryland Board, or if he otherwise violates any of the terms or provisions of said Order and/or Consent Order, his license to practice medicine and surgery in the State of West Virginia shall be **REVOKED**, effective immediately, without further process or hearing." (*Emphasis in the original*).

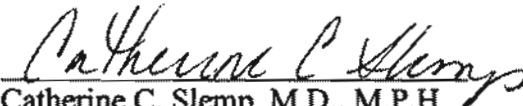
vote of the Board hereinabove set forth, Dr. Shah's license to practice medicine and surgery is revoked pursuant to the terms and conditions of the May 27, 2009, Consent Order, as hereinabove set forth, effective September 15, 2009, at 12:01 a.m., and as of this time Dr. Shah's license, No. 12341, is **REVOKED**.

Dated this 14th day of September 2009.

WEST VIRGINIA BOARD OF MEDICINE



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



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

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: DINESH BABUBHAI SHAH, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("WV Board") and DINESH BABUBHAI SHAH, M.D. ("Dr. Shah") 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. Shah currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 12341, issued originally in 1980. Dr. Shah's address of record with the Board is in North East, Maryland.

2. On August 28, 2008, the State of Maryland Board of Physicians ("Maryland Board") finalized a Consent Order, wherein Dr. Shah was reprimanded and placed on three (3) years probation for failing to meet appropriate standards of medical care and failing to keep adequate medical records. (A copy of the August 28, 2008, Consent Order is attached hereto and incorporated by reference herein.)

3. On January 12, 2009, the WV Board's Complaint Committee initiated a Complaint against Dr. Shah based upon the aforementioned action taken by the Maryland Board.

4. By correspondence dated February 2, 2009, Dr. Shah responded to the Complaint initiated by the Complaint Committee.

5. Dr. Shah 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 exists to substantiate charges against Dr. Shah pursuant to W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(g), (u) and (x), all relating to having a license acted against and disciplined in another jurisdiction, failing to keep adequate written records, and failing to practice medicine acceptably with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the same or similar specialty as being acceptable under similar conditions and circumstances.

3. The WV Board has determined that it is appropriate and in the public interest to place certain terms, conditions, and limitations on Dr. Shah's West Virginia medical license until he has fully and completely complied with the Consent Order he entered into with the Maryland Board.

CONSENT

DINESH BABUBHAI SHAH, 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. Shah 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. Shah 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. Shah waives all rights to such a hearing.

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

5. Dr. Shah 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. Shah, 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 Order between Dr. Shah and the Maryland Board, the license of Dr. Shah to practice medicine and surgery in the State of West Virginia, License No. 12341, is hereby placed in a **PROBATIONARY STATUS**, for an indefinite period of time, not to exceed

a period of three (3) years, and continuing for the duration of his probation with the Maryland Board.

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

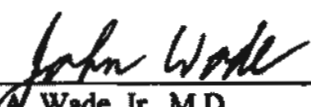
3. Dr. Shah is **PUBLICLY REPRIMANDED** for having his license to practice medicine and surgery acted against by the licensing authority in the State of Maryland.

4. Within ten (10) days of entry of this Consent Order, Dr. Shah shall provide a copy of this Consent Order to the Maryland Board by certified mail, return receipt requested. Further, Dr. Shah shall provide the WV Board with a copy of the return receipt as proof of notification to the Maryland Board.

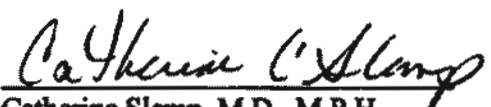
5. In the event that Dr. Shah fails to meet any of the terms or provisions of this Order and/or the Consent Order he entered into with the Maryland Board, or if he otherwise violates any of the terms or provisions of said Order and/or Consent Order, his license to practice medicine and surgery in the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

Entered this 27th day of May, 2009.

WEST VIRGINIA BOARD OF MEDICINE



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



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

[Signature]
DINESH BABUBHAI SHAH, M.D.

Date: 5/11/2009

STATE OF Maryland
COUNTY OF Cecil, to wit:

I, Christina M. Hughes, a Notary Public for said county and state do hereby certify that DINESH BABUBHAI SHAH, M.D., whose name is signed above, has this day acknowledged the same before me.

Given under my hand this 11 day of May, 2009.

My commission expires Feb. 9, 2012.

Christina M. Hughes
Notary Public



IN THE MATTER OF * **BEFORE THE**
DINESH B. SHAH, M.D. * **MARYLAND BOARD**
Respondent * **OF PHYSICIANS**
License Number: D23334 * **Case Number: 2008-0252**
.....

CONSENT ORDER

PROCEDURAL BACKGROUND

On April 24, 2008, the Maryland Board of Physicians (the "Board") charged Dinesh B. Shah, M.D. (the "Respondent") (D.O.B. 06/28/48), License Number D23334, under the Maryland Medical Practice Act (the "Act"), Md. Health Occ. Code Ann. ("H.O.") §§ 14-101 *et seq.* (2005 Repl. Vol.).

Specifically, the Board charged the Respondent with violating the following provisions of the Act under H.O. § 14-404, which provide the following:

(a) Subject to the hearing provisions of § 14-405 of this subtitle, the Board, on the affirmative vote of a majority of the quorum, may reprimand any licensee, place any licensee on probation, or suspend or revoke a license if the licensee:

- (22) Fails to meet appropriate standards as determined by appropriate peer review for the delivery of quality medical and surgical care performed in an outpatient surgical facility, office, hospital, or any other location in this State; and/or
- (40) Fails to keep adequate medical records as determined by appropriate peer review.

On July 2, 2008, a Case Resolution Conference was convened in this matter. Based on negotiations occurring as a result of this Case Resolution Conference, the Respondent agreed to enter into this Consent Order, consisting of Procedural Background, Findings of Fact, Conclusions of Law, and Order.

FINDINGS OF FACT

The Board finds the following:

1. At all times relevant to the Board's charges, the Respondent was and is licensed to practice medicine in the State of Maryland. The Respondent was initially licensed to practice medicine in Maryland on February 9, 1979, under License Number D23334.

2. The Respondent is Board-certified in Internal Medicine. The Respondent's practice address is as follows: 2327 Pulaski Highway, # 101A, North East, Maryland 21901.

3. The Board initiated an investigation of the Respondent after reviewing a complaint from a former patient (hereinafter, "Patient A")¹ who alleged that the Respondent, who was providing anti-coagulation therapy for her, was unaware that the dosage of anti-coagulation medication he had ordered for her was excessive, and failed to take appropriate corrective action after he was notified that he had ordered an excessive dosage of the medication.

4. Pursuant to its investigation, the Board referred this matter to the Delmarva Foundation ("Delmarva") for a review of the medical care the Respondent provided to Patient A. Delmarva conducted a review of this matter and submitted its findings to the Board in or about March 2007. This review concluded that the Respondent failed to meet appropriate standards for the delivery of quality medical and surgical care and failed to keep adequate medical records with respect to Patient A. These findings are set forth *infra*.

¹ To ensure confidentiality, patient names have not been used in this Consent Order. The Respondent is aware of the identities of all individuals referenced in this Consent Order.

Patient A

5. Patient A, then a 49-year-old woman, was diagnosed with atrial fibrillation in June 2005. Patient A had had an atrial septal defect repaired as a child but otherwise was without significant medical history. Patient A presented to the Emergency Department ("ED") at Perry Point Veterans Affairs Medical Center on June 25, 2005, with persistent palpitations after exercise and was found to be in atrial fibrillation. Patient A was sent to Harford Memorial Hospital where an electrocardiogram ("EKG") showed that a spontaneous conversion to sinus rhythm had occurred. Patient A was placed on aspirin and oral diltiazem, an anti-hypertensive medication, and was discharged. Patient A underwent monitoring with a 24-hour Holter monitor on July 7, 2005, which showed a normal sinus rhythm throughout.

6. On July 8, 2005, Patient A was evaluated by a cardiologist. Patient A underwent a second EKG, which revealed a normal sinus rhythm, and was scheduled for a nuclear stress test.

7. On September 12, 2005, Patient A underwent the nuclear stress test, at which time she went into atrial fibrillation early in the recovery period. The stress test was equivocal for anterolateral ischemia and showed an ejection fraction of 60%. Patient A's baseline INR (International Normalized Ratio) was measured as being 1.08. For her paroxysmal atrial fibrillation, the cardiologist placed Patient A on amiodarone, an antiarrhythmic agent; Coumadin (warfarin), an anticoagulant, at 5 mg; and maintained Patient A on diltiazem. Because the cardiologist was not going to be available, management of Patient A's anticoagulation was turned over to Patient A's primary care provider, the Respondent.

8. On September 16, 2005, Patient A presented to the Respondent for an office visit. Patient A's INR at that time was 1.31 (drawn on September 15, 2005). The Respondent advised Patient A to continue taking the daily 5 mg dosage of Coumadin and to have another INR test on September 19, 2005.

9. On September 19, 2005, Patient A had a repeat INR test done, which was measured as being 2.74.

10. On September 20, 2005, a staff person from the Respondent's office reportedly telephoned Patient A and told her to continue taking Coumadin, but to take two tablets for two weeks and then have her INR level drawn again. Patient A questioned this order, stating that her INR level was already in the therapeutic range (2.74). Patient A informed this staff person that because she was already taking 5 mg of Coumadin, increasing the dosage to two tablets would equal taking 10 mg of Coumadin per day. In response, the Respondent's staff person confirmed to Patient A that she should take two tablets per day for two weeks and then have a repeat INR drawn. The Respondent's chart for Patient A does not contain a dated note for this instruction. Instead, Patient A's chart contains an undated note at the bottom of a laboratory result sheet for September 20, 2008, stating, "Coumadin 2 tablets, repeat after 2 weeks."

11. Patient A complied with these instructions. On September 28, 2005, Patient A began to experience a variety of gastrointestinal complaints.

12. The next morning, on September 29, 2005, Patient A had a repeat INR taken, which was measured as being 13.4. At 8:33 a.m., Patient A faxed a copy of the laboratory result and a note stating her concerns to the Respondent's office. The

Respondent contacted Patient A by telephone that morning. According to an undated note in Patient A's chart, the Respondent documented that he "confirmed the dose of Coumadin to be 10 mg to my surprise." The Respondent advised Patient A to immediately discontinue taking the Coumadin and eat "foods that are rich in vitamin K." The Respondent noted that oral vitamin K would be an "alternative" but subjecting Patient A to INR determinations "at all kinds of off hours...does seem overly aggressive." The Respondent advised Patient A that she could go to the ED if she still had concerns about bleeding. The Respondent planned to recheck Patient A's INR on October 3, 2005.

13. Patient A continued to have gastrointestinal symptoms during the evening of September 29, 2005 and experienced gross hematuria in the morning of September 30, 2005. Patient A went to the ED at Harford Memorial Hospital where her INR was measured as being 11.15. Patient A was administered 10 mg of vitamin K subcutaneously and was admitted for reversal of anticoagulation with the infusion of four units of fresh frozen plasma. While hospitalized, Patient A's INR decreased to 1.65 and her hematuria ceased, at which point she was discharged on October 1, 2005, on 5 mg of Coumadin daily.

14. On October 12, 2005, the Respondent's office contacted Patient A to change an appointment she had previously scheduled for October 14, 2005. Patient A canceled her appointment.

15. At the Board's request, the Respondent submitted a letter, dated November 27, 2005, in response to Patient A's complaint. In his letter, the Respondent acknowledged that "lapses did occur in ... [Patient A's] ... care over a brief period of

about 7 days." The Respondent stated that in his experience, virtually all patients take Coumadin in the form of 1 mg or 2.5 mg tablets, and that when Patient A's September 19, 2005, INR was in the therapeutic range, he advised his office staff to convey to Patient A that "she should continue taking 2 pills, which would have been 2 mg (1 mg pill) or 5 mg (2.5 mg tabs)." The Respondent further stated, "[t]hus (unintentionally) as has been done perhaps thousands of time [sic], the 2 pills were continued with INR of 2.74 without realizing that she was taking 5 mg pills (a rarity for us)." (parentheticals in original).

16. The Respondent failed to meet appropriate standards for the delivery of quality medical and surgical care, in violation of H.O. § 14-404(a)(22), and failed to keep adequate medical records, in violation of H.O. § 14-404(a)(40), with respect to Patient A, in that he:

- (a) failed to verify the precise dosage of Patient A's anticoagulation medication after assuming responsibility for her care;
- (b) inappropriately relied upon the incorrect assumption that the dosage strength of the Coumadin tablets that was dispensed for Patient A was only 1 or 2.5 mg tablets, which resulted in inappropriate dosing of the anticoagulant medication he was prescribing for Patient A;
- (c) failed to appropriately monitor the dosage of Patient A's anticoagulation medication after assuming responsibility for providing anticoagulation therapy for her;

- (d) failed to appropriately monitor Patient A's anticoagulation status after assuming responsibility for providing anticoagulation therapy for her. The Respondent did not order that Patient A's INR levels be checked at an appropriate interval after he was informed that Patient A's INR level was 13.4 on September 29, 2005;
- (e) failed to record adequate documentation in Patient A's medical chart with respect to the precise dosage of Patient A's anticoagulation medication he was prescribing. The Respondent did not record the milligram strength of anticoagulation medication he was prescribing in Patient A's chart, but merely recorded the dosage of medication in the form of pills prescribed;
- (f) failed to recognize that Patient A's INR elevation on September 29, 2005 was such that she was at high risk for serious or life-threatening bleeding;
- (g) failed to appropriately intervene in response to Patient A's elevated INR on September 29, 2005;
- (h) failed to contact Patient A after September 29, 2005 having been placed on notice that Patient A had an elevated INR level; and

- (l) inappropriately utilized non-medical and/or unqualified personnel to communicate with Patient A about dosing instructions on medications that have significant side effects and interactions.

CONCLUSIONS OF LAW

Based on the foregoing Findings of Fact, the Board concludes as a matter of law that the Respondent failed to meet appropriate standards as determined by appropriate peer review for the delivery of quality medical and surgical care performed in an outpatient surgical facility, office, hospital, or any other location in this State, in violation of H.O. § 14-404(a)(22); and failed to keep adequate medical records as determined by appropriate peer review, in violation of H.O. § 14-404(a)(40).

ORDER

Based upon the foregoing Findings of Fact and Conclusions of Law, it is this 28th day of August, 2008, by a quorum of the Board considering this case:

ORDERED that the Respondent's license to practice medicine in the State of Maryland shall be and hereby is **REPRIMANDED**; and be it further

ORDERED that the Respondent shall be placed on **PROBATION** for a minimum **PERIOD OF THREE (3) YEARS**, to commence on the date the Board executes this Consent Order, and until such time as the Respondent successfully completes the following terms and conditions:

1. Within six (6) months of the date the Board executes this Consent Order, the Respondent shall submit a written practice plan to the Board for management of anti-coagulation therapy.

2. Within twelve (12) months of the date the Board executes this Consent Order, the Respondent shall successfully complete, at his own expense, a Board-approved course of extensive duration in venous thromboembolic disease and anticoagulation. The Respondent shall enroll in this required course within six (6) months of the date the Board executes this Consent Order. The Respondent shall submit to the Board written documentation regarding the particular course he proposes to fulfill this condition. The Board reserves the right to require the Respondent to provide further information regarding the course he proposes, and further reserves the right to reject his proposed course and require submission of an alternative proposal. The Board will approve a course only if it deems the curriculum and the duration of the course adequate to fulfill the need. The Respondent shall be responsible for submitting written documentation to the Board of his successful completion of this course. The Respondent understands and agrees that he may not use this coursework to fulfill any requirements mandated for licensure renewal.

3. Within twelve (12) months of the date the Board executes this Consent Order, the Respondent shall successfully complete, at his own expense, a one-on-one tutorial in medical recordkeeping. The Respondent shall enroll in this required course within three (3) months of the date the Board executes this Consent Order. The Respondent shall submit to the Board written documentation regarding the particular course he proposes to fulfill this condition. The Board reserves the right to require the Respondent to provide further information regarding the course he proposes, and further reserves the right to reject his proposed course and require submission of an alternative proposal. The Board will approve a course only if it deems the curriculum

and the duration of the course adequate to fulfill the need. The Respondent shall be responsible for submitting written documentation to the Board of his successful completion of this course. The Respondent understands and agrees that he may not use this coursework to fulfill any requirements mandated for licensure renewal.

4. The Respondent shall practice according to the Maryland Medical Practice Act and in accordance with all applicable laws, statutes, and regulations pertaining to the practice of medicine. Failure to do so shall constitute a violation of this Consent Order.

5. Within one (1) year of the date the Board executes this Consent Order, the Board will conduct a chart review and/or a peer review of the Respondent's medical care, at a time selected by the Board. Thereafter, the Board will conduct additional subsequent chart reviews and/or peer reviews at its discretion.

AND BE IT FURTHER ORDERED that after the conclusion of the entire **THREE (3) YEAR PERIOD OF PROBATION**, the Respondent may file a written petition for termination of his probationary status without further conditions or restrictions, but only if the Respondent has satisfactorily complied with all conditions of this Consent Order, including all terms and conditions of probation, and including the expiration of the **THREE (3) YEAR PERIOD OF PROBATION**, and if there are no pending complaints regarding the Respondent before the Board; and be it further


ORDERED that if the Respondent violates any of the terms or conditions of this Consent Order, the Board, after notice, opportunity for a hearing and determination of violation, may impose any other disciplinary sanctions it deems appropriate, including

but not limited to, revocation or suspension, said violation being proven by a preponderance of the evidence; and be it further

ORDERED that the Respondent shall be responsible for all costs incurred in fulfilling the terms and conditions of this Consent Order; and be it further

ORDERED that this Consent Order is considered a **PUBLIC DOCUMENT** pursuant to Md. State Gov't Code Ann. §§ 10-611 *et seq.* (2004 Repl. Vol.).

8/28/08
Date


C. Irving Pinder, Jr.
Executive Director
Maryland Board of Physicians

CONSENT

I, Dinesh B. Shah, M.D., acknowledge that I have had the opportunity to consult with counsel before signing this document. By this Consent, I admit to the Findings of Facts and Conclusions of Law, and I agree and accept to be bound by this Consent Order and its conditions and restrictions. I waive any rights I may have had to contest the Findings of Fact and Conclusions of Law.

I acknowledge the validity of this Consent Order as if entered into after the conclusion of a formal evidentiary hearing in which I would have had the right to counsel, to confront witnesses, to give testimony, to call witnesses on my own behalf, and to all other substantive and procedural protections as provided by law. I acknowledge the legal authority and the jurisdiction of the Board to initiate these proceedings and to issue and enforce this Consent Order. I also affirm that I am


waiving my right to appeal any adverse ruling of the Board that might have followed any such hearing.

I sign this Consent Order after having had an opportunity to consult with counsel, without reservation, and I fully understand and comprehend the language, meaning and terms of this Consent Order. I voluntarily sign this Order, and understand its meaning and effect.

7/31/08
Date

Read and approved:

8/1/08
Date



Dinesh B. Shah, M.D.
Respondent



D. Lee Rutland, Esquire
Counsel for the Respondent

NOTARY

STATE OF MARYLAND
CITY/COUNTY OF: Cecil

I HEREBY CERTIFY that on this 31st day of July, 2008, before me, a Notary Public of the State and County aforesaid, personally appeared Dinesh B. Shah, M.D., and gave oath in due form of law that the foregoing Consent Order was his voluntary act and deed.

AS WITNESS, my hand and Notary Seal.


Notary Public

My commission expires: 10/1/2010



State of West Virginia
Board of Medicine

COPY

JOHN A. WADE, JR., MD
PRESIDENT

101 Dee Drive, Suite 103
Charleston, WV 25311
Telephone 304.558.2921
Fax 304.558.2084
www.wvdhhr.org/wvbom

J. DAVID LYNCH, JR., MD
VICE PRESIDENT

CATHERINE SLEMP, MD, MPH
SECRETARY

ROBERT C. KNITTLE
EXECUTIVE DIRECTOR

July 9, 2009

CERTIFIED MAIL

Dinesh Babubhai Shah, M.D.
2327 Pulaski Highway, West
North East, Maryland 21901

FILE COPY

Re: Dinesh Babubhai Shah, M.D.

Document Article Number
7160 3901 9848 2751 8568
SENDERS RECORD

Dear Dr. Shah:

The May, 2009, "Consent Order" you entered into with this Board states:

Within ten (10) days of entry of this Consent Order, Dr. Shah shall provide a copy of this Consent Order to the Maryland Board by certified mail, return receipt requested. Further, Dr. Shah shall provide the WV Board with a copy of the return receipt as proof of notification to the Maryland Board.

A review of your file indicates that we have not received a copy of the return receipt as proof of notification to the Maryland Board of Physicians. Would you please forward this copy to my attention immediately upon your receipt of this letter.

If I may be of further assistance to you, please do not hesitate to contact me.

Sincerely,

Robert C. Knittle

RCK/meb

2. Article Number



7360 3703 7848 2953 8568

A. Received by (Please Print Clearly)	B. Date of Delivery 7-13-09
C. Signature Dinesh B. Shah, M.D. Internal Medicine <input type="checkbox"/> Agent X 2327 Pulaski Hwy, Suite 1048 North East, MA 21901 <input type="checkbox"/> No	
D. Is delivery address same as return address? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	
Reference Information <i>Dr. Shah</i>	
mob	

Service Type **CERTIFIED MAIL**

4. Restricted Delivery? (Extra Fee) Yes

Dinesh Babubhai Shah, M.D.
2327 Pulaski Highway, West
North East, MA 21901

PS Form 3811, January 2008 Domestic Return Receipt

7360 3703 7848 2953 8568
Dinesh Babubhai Shah, M.D.
TO: 2327 Pulaski Highway, West
North East, MA 21901

mob
SENDER:
REFERENCE:

PS Form 3800, January 2008		0.42
RETURN RECEIPT SERVICE	Postage	2.70
	Certified Fee	0.00
	Return Receipt Fee	0.00
	Restricted Delivery	3.12
Total Postage & Fees		

US Postal Service Receipt for Certified Mail No Insurance Coverage Provided Do Not Use for International Mail	POSTMARK OR DATE 7-9-09
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State of West Virginia
Board of Medicine

JOHN A. WADE, JR., MD
PRESIDENT

CATHERINE SLEMP, MD, MPH
SECRETARY

101 Dee Drive, Suite 103
Charleston, WV 25311
Telephone 304.558.2921
Fax 304.558.2084
www.wvdhhr.org/wvbom

J. DAVID LYNCH, JR., MD
VICE PRESIDENT

ROBERT C. KNITTLE
EXECUTIVE DIRECTOR

August 7, 2009

CERTIFIED MAIL

Dinesh Babubhai Shah, M.D.
2327 Pulaski Highway, West
North East, Maryland 21901

Re: Dinesh Babubhai Shah, M.D.

Dear Dr. Shah:

By letter dated July 9, 2009, and received by you on July 13, 2009 (see enclosed), I requested information from you pursuant to the "Consent Order" you entered into with this Board.

As of today's date, I have not received the requested information. Please be advised that this matter will be placed on the September, 2009, agenda of the Board's Complaint Committee for discussion.

You will receive further correspondence from this Board after the Complaint Committee's meeting in September, 2009.

Sincerely,


Robert C. Knittle

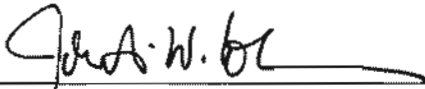
RCK/meb

Enclosure

CERTIFICATE OF SERVICE

I, John A. W. Lohmann, Counsel for the West Virginia Board of Medicine, do hereby certify that I have served the following NOTICE OF REVOCATION upon Dinesh Babubhai Shah, M.D, on the 14th day of September, 2009, by mailing to his address of record by depositing a copy of the same in the United States Mail, postage prepaid, certified with return receipt requested, addressed as follows:

Dinesh Babubhai Shah, M.D.
2327 Pulaski Highway, West
North East, Maryland, 21901



John A. W. Lohmann
W.Va. Bar No. 6343

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ADNAN SILK, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Dr. Silk currently holds a West Virginia medical license, No. 10491, which license is in an active status, and Dr. Silk’s address of record with the Board is in Beckley, West Virginia.

2. In June 2009, Dr. Silk reported on his “Application for Renewal of License to Practice Medicine and Surgery in the State of West Virginia” that due to a head injury suffered in the Raleigh General Hospital Operating Room in September 2007, he no longer performed surgeries or myelograms.

3. In September 2009, Dr. Silk appeared before the Board’s Licensure Committee at its invitation, for a full discussion of his situation, and subsequently Dr. Silk provided treatment records from his treating physician which have been reviewed.

4. Dr. Silk has self imposed restrictions and limitations upon his license to practice medicine and surgery in the State of West Virginia and affirmed to the

Licensure Committee that he is willing to enter into a Consent Order addressing his inability to function as he did prior to the head injury suffered, as recounted in these Findings of Fact.

5. Dr. Silk's treating physician has confirmed that Dr. Silk is disabled from performing surgery but is capable of seeing, evaluating and treating patients and engaging in neurological consultations on a part time basis in his office.

CONCLUSIONS OF LAW

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

2. Probable cause exists in this matter due to the provisions of West Virginia Code § 30-3-14(c)(21), relating to impairment.

3. The Board determined that it is appropriate to waive the commencement of any proceedings against Dr. Silk, provided that restrictions, conditions and limitations are placed upon Dr. Silk's license to practice medicine and surgery in the State of West Virginia.

CONSENT

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

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

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

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

1. The license to practice medicine and surgery in the State of West Virginia heretofore issued to Dr. Silk, License No. 10491, is in an active status and effective upon entry of this Consent Order with the following limitations, conditions, and restrictions:

⑥

2. For as long as Dr. Silk's treating physician reports that Dr. Silk is disabled from performing surgery,

a. Dr. Silk shall not perform surgery or myelograms of any kind in the State of West Virginia.

b. Dr. Silk may not work more than twenty (20) hours each week.

3. Within fifteen (15) days of entry, Dr. Silk shall provide a copy of this Consent Order to any employer or health care or medical facility where Dr. Silk is authorized to practice medicine or where he seeks to practice medicine in the future.

The foregoing was entered this 19th day of November, 2009.

WEST VIRGINIA BOARD OF MEDICINE

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

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

Adnan Silk, M.D.
Adnan Silk, M.D.

Adnan Silk, M.D.
Adnan Silk, M.D.

Date: 10.23.09

Date: 11.10.09

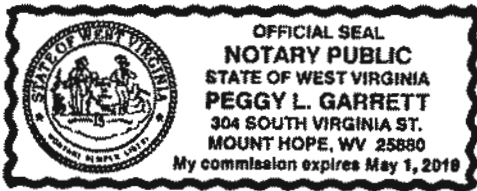
STATE OF West Virginia

COUNTY OF Raleigh, to-wit:

I, Peggy L. Garrett, a Notary Public for said county and state do hereby certify that Adnan Silk, M.D., whose name is signed on the previous page has this day acknowledged the same before me.

Given under my hand this 10 day of Nov., 2009.

My Commission expires May 1, 2018.



Peggy L. Garrett
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: FAIRLEIGH DAVID SMALL, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Fairleigh David Small, M.D. ("Dr. Small") 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. Small currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 18823, issued originally in 1996. Dr. Small's address of record is in Abingdon, Virginia.
2. On July 9, 2007, the Complaint Committee of the Board ("Committee") initiated a complaint against Dr. Small, based upon a report received that 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.
3. The purported reason for the action was an alleged serious deficit in medical knowledge and skill that could have serious adverse effects on patient care including loss of life or limb.
4. 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 No. 07-1135, Attempted Malicious Wounding, a felony, in Commonwealth of Virginia vs. Fairleigh David Small.

5. On April 29, 2008, an Order In Re: Fairleigh David Small, M.D. was entered by the Virginia Board of Medicine and became final on June 3, 2008, in which Order Dr. Small was reprimanded and prohibited from providing medical services to patients six (6) years of age or younger. The Order entered by the Virginia Board was based upon the action against Dr. Small by the Military Treatment Facility, at Langley Air Force Base, Virginia.

6. On June 12, 2008, a Sentencing Order was entered by Judge Freeman in Case No. 07-1135, sentencing Dr. Small to twelve (12) months in jail and a Two Thousand Five Hundred Dollar (\$2,500) fine, and the sentencing was temporarily suspended and Dr. Small was allowed to remain on bond until the appeal is perfected.

7. On November 21, 2008, the North Carolina Medical Board and Dr. Small entered into a Consent Order whereby he was reprimanded and prohibited from providing medical services to patients six (6) years or younger.

8. Charges in a Complaint and Notice of Hearing have been filed by the Board against Dr. Small, setting a hearing for March 4, 2009.

9. Dr. Small has no plans to practice medicine in West Virginia in the future, he admits the above Findings of Fact, and wishes to enter into this Consent Order in order to settle this matter and terminate his dispute with the 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 exists to substantiate charges against Dr. Small for apparent violations of W. Va. Code §30-3-14(c)(2), (17) and (20), and 11 CSR 1A 12.1(g), (i) and (x), for being found guilty of a felony in Virginia, for having his license acted against or subjected to

disciplinary action in other states, professional incompetence, and failing to practice medicine at an acceptable level under similar conditions and circumstances.

3. The Board has determined that it is appropriate and in the public interest to waive and terminate the continuation of proceedings against Dr. Small in its Complaint and Notice of Hearing, provided Dr. Small enters into this Consent Order.

CONSENT

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

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

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

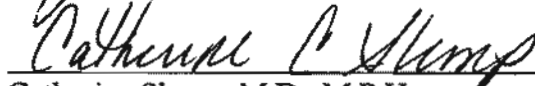
1. Effective February 20, 2009, Dr. Small's license No. 18823, is **SURRENDERED** to the Board.
2. Dr. Small will not apply to the Board for licensure in the future, and if he does, his application will be denied.

The foregoing Order was entered this 9th day of March, 2009.


WEST VIRGINIA BOARD OF MEDICINE



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

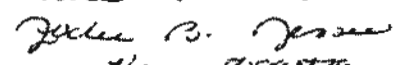


Catherine Slemp, M.D., M.P.H.
Secretary



Fairleigh David Small, M.D.
Date: 02/07/09

State of VA
County of Washington

Appeared Feb. 7, 2007, Fairleigh David Small, M.D.
Jodee B. Jesse

Reg # 7088778
Exp: Mar. 31, 2011

STATE OF VA

COUNTY OF Washington

I, Josée Jesse, a Notary Public in and for said county and state, do hereby certify that Fairleigh David Small, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 7 day of February, 2009.

My commission expires Mar. 31. 2011.

Josée B. Jesse

Josée B. Jesse

Notary Public

Reg # 7088778



Josée B. Jesse

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: RICKY DONALD ST. ONGE, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Dr. St. Onge currently holds an active license to practice medicine and surgery in the State of West Virginia, License No. 18317, issued in 1995 by the Board, and his address of record is in Gallipolis, Ohio.

2. In August 2008, a complaint was filed against Dr. St. Onge at the Board by a former ob/gyn patient of Dr. St. Onge, and among her complaints was that Dr. St. Onge in June 2007, had exposed himself to her in his office early in her second pregnancy after examining her, and she provided evidence of the same.

3. In his response to the complaint, Dr. St. Onge acknowledged that he had exposed himself to the patient.

4. Dr. St. Onge appeared before the Board's Complaint Committee for a full discussion of this matter in March 2009.

5. Dr. St. Onge does not have a need to maintain his West Virginia medical license and desires to resolve this matter and terminate his dispute with the Board through entry into the following Consent Order.

CONCLUSIONS OF LAW

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

2. Probable cause exists to substantiate charges of disqualification of Dr. St. Onge from the practice of medicine and surgery in the State of West Virginia due to violations of the West Virginia Medical Practice Act and a rule of the Board, including 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), all relating to unprofessional, unethical and dishonorable conduct, exercising influence within a patient-physician relationship for the purpose of engaging a patient in sexual activity, and conduct which has the effect of bringing the medical profession into disrepute.

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

CONSENT

Ricky Donald St. Onge, 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. St. Onge 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. St. Onge 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. St. Onge waives all rights to such a public hearing.

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

5. Dr. St. Onge 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

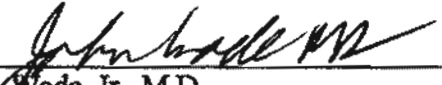
WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the Consent of Dr. St. Onge, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. The license to practice medicine and surgery in the State of West Virginia previously issued to Ricky Donald St. Onge, M.D., License # 18317, is SURRENDERED to the Board, effective April 1, 2009 at 12:01 a.m.

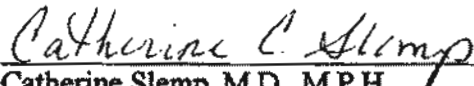
2. Dr. St. Onge shall not in the future apply for any license from the Board, and if he does, the application will be denied.

The foregoing Consent Order was entered this 23rd day of March, 2009.

WEST VIRGINIA BOARD OF MEDICINE



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



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



Ricky Donald St. Onge, M.D.

Date: 3-18-09

STATE OF Ohio

COUNTY OF Franklin

I, Eric John Plinke a Notary Public for said county and state

do hereby certify that Ricky Donald St. Onge, M.D., whose name is signed on the previous page has this day acknowledged the same before me.

Given under my hand this 18th day of MARCH, 2009.

My commission expires N.A



[Handwritten Signature]
Notary Public

ERIC JOHN PLINKE, Attorney at Law
NOTARY PUBLIC - STATE OF OHIO
My Commission has no expiration
date. Section 147.08 O.R.C.

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

KASEY AVIS STATUM, M.D.

CONSENT ORDER

The West Virginia Board of Medicine (“Board”) and Kasey Avis Statum, M.D., (“Dr. Statum”) freely and voluntarily enter into the following Consent Order pursuant to West Virginia Code § 30-3-14, *et seq.*

FINDINGS OF FACT

1. Dr. Statum currently holds a West Virginia medical license, No. 21877, which license is in an active status, and Dr. Statum’s address of record with the Board is in Laurel, Maryland.

2. In May, 2009, Dr. Statum reported on her “Application for Renewal of License to Practice Medicine and Surgery in the State of West Virginia” that she had not been working since May 2008 due to post-traumatic stress disorder.

3. Dr. Statum appeared before the Board’s Licensure Committee in September, 2009, for a full discussion of her situation, her current disability, and her concentrated, continuing efforts to recover and regain her ability to practice medicine.

CONCLUSIONS OF LAW

1. The Board has a mandate pursuant to West Virginia Code § 30-3-1 *et seq.* to protect the public interest.
2. Probable cause exists to file charges against Dr. Statum due to the provisions of West Virginia Code § 30-3-14(c)(21), relating to mental impairment.
3. The Board determined that it is appropriate to waive the commencement of proceedings against Dr. Statum and to proceed without the filing of charges or a formal Complaint and Notice of Hearing, provided that a restriction and limitation is placed upon Dr. Statum's license to practice medicine and surgery in the State of West Virginia.

CONSENT

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

1. Dr. Statum acknowledges that she is fully aware that, without her consent, no permanent legal action may be taken against her except after a hearing held in accordance with West Virginia Code § 30-3-14(h) and §29A-5-1, *et seq.*;
2. Dr. Statum acknowledges that she has the following rights, among others: the right to a formal hearing before the West Virginia Board of Medicine, the right to reasonable notice of said hearing, the right to be represented by counsel at her own expense, and the right to cross-examine witnesses against her;

3. Dr. Statum waives all rights to such a hearing;
4. Dr. Statum consents to the entry of this Order relative to her practice of medicine in the State of West Virginia; and,
5. Dr. Statum 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. Statum, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. The license to practice medicine and surgery in the State of West Virginia heretofore issued to Dr. Statum, License No. 21877, effective upon entry of this Consent Order, is in an **INACTIVE** status.
2. Dr. Statum shall not practice medicine and surgery of any kind in the State of West Virginia, including the writing of any prescriptions, during the pendency of the inactive status of her license.
3. Should Dr. Statum in the future apply for active status of her West Virginia medical license at such time as she is able to demonstrate that she is not disabled and is entirely fit for practice, she shall comply with any and all requirements in place for reactivation at that time, including the payment of any fees.

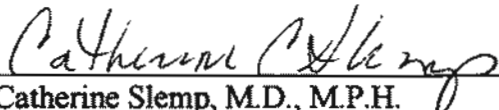
4. Should Dr. Statum apply for active status, she shall appear before the Licensure Committee for a full and thorough discussion of issues relating to her application for active status as directed by the Board at that time.

The foregoing was entered this 9th day of November, 2009.


WEST VIRGINIA BOARD OF MEDICINE



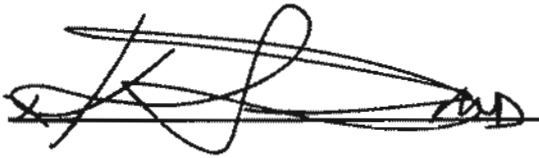
John A. Wade, Jr., M.D.
President



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



Kasey Avis Statum, M.D.
Date: 10/23/09



x 10/24/09

STATE OF Florida

COUNTY OF Marion, to-wit:

I, Robin E. Allen, a Notary Public for said county and state do hereby certify that Kasey Avis Statum, M.D., whose name is signed on the previous page has this day acknowledged the same before me.

Given under my hand this 24 day of Oct, 2009.

My Commission expires _____



Robin E. Allen
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: JOHN MEDEARIS VAN DEREN, III, M.D.

ORDER OF REVOCATION

1. John Medearis Van Deren, III, M.D., (“Dr. Van Deren”) holds a license to practice medicine and surgery in the State of West Virginia, License No. 20097, issued originally in 2000, by the West Virginia Board of Medicine. His address of record with the West Virginia Board of Medicine is in Ashland, Kentucky and his primary practice is in Kentucky.

2. On May 4, 2009, in the case of Commonwealth of Kentucky vs. John Medearis Van Deren, Indictment No. 08-CR-00425, in the Circuit Court of Boyd County, Kentucky, Division II, Dr. Van Deren was found guilty of two felonies: Possession of a controlled substance/cocaine, First degree, First offense; and Possession of a controlled substance/opiates, First degree, First offense; and he was found guilty of three related misdemeanors: Operating a motor vehicle while under the influence of drugs, First offense; Possession of a controlled substance, Second degree, First offense; and Prescription controlled substance not in original container, First offense.

3. Under the provisions of W. Va. Code §30-3-14(d): The Board shall...revoke the license of any physician....licensed or otherwise lawfully practicing within this State who, is found guilty by any court of competent jurisdiction of any felony involving prescribing, selling, administering, dispensing, mixing or otherwise

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

4. Attached to this Order, and incorporated by reference herein, are certified copies of the Judgment of Guilty Plea Sentence of Diversion Indictment No. 08-CR-00425 in Commonwealth of Kentucky vs. John Medearis Van Deren in the Circuit Court of Boyd County, Kentucky, Division II, dated May 4, 2009; an Agreed Order of Pre-Trial Diversion in the same case, dated May 4, 2009; an Order Noting Formal Arraignment, Entry of Plea, Fixing of Bail and Assignment for Trial, in the same case, dated February 20, 2009; a Discovery Order in the same case, dated February 20, 2009; a Criminal Information and Waiver of Grand Jury Indictment Pursuant to RCr 6.04, in the same case, dated November 10, 2008; and a Uniform Citation regarding John M. Van Deren dated November 3, 2008, containing charges relating to drug involvement in the city of Cannonsburg, Boyd County, Kentucky.


5. Copies of the above referenced documents having been presented to the Board at a regular meeting of the said Board on July 13, 2009, where a quorum of the said Board was present and voting, the Board determined that Dr. Van Deren has been found guilty by a court of competent jurisdiction of felonies involving unlawfully administering and dispensing controlled substances under State law, for other than generally accepted therapeutic purposes, and concluded that as a matter of law, the license to practice medicine and surgery of Dr. Van Deren, License No. 20097, must be **REVOKED** under the provisions of W. Va. Code §30-3-14(d). Accordingly, the Board

has voted at said regular meeting to **REVOKE** the license to practice medicine and surgery of John M. Van Deren, III, M.D., License No. 20097, effective July 15, 2009, at 11:59 p.m.

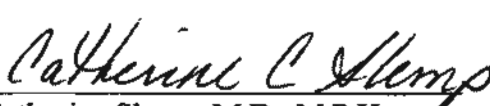
WHEREFORE, it is **ORDERED** that the license to practice medicine and surgery of John M. Van Deren, III, M.D., issued by the West Virginia Board of Medicine in 2000, is **REVOKED**, effective July 15, 2009, at 11:59 p.m.

The foregoing was entered this 13th day of July, 2009.

West Virginia Board of Medicine



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



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

IN THE
BOYD CIRCUIT COURT
CATLETTSBURG, BOYD COUNTY, KENTUCKY
DIVISION II
FILE NO. 08-CR-00425

MAY 06 2009

TK

COMMONWEALTH OF KENTUCKY)
PLAINTIFF)

VS:)

JOHN MEDEARIS VAN DEREN)
DOB: 06/21/XX SSN: XXX-XX-XXXX)
Commonwealth of Kentucky)
County of Boyd)

I, Linda Kay Baker, Clerk of the Boyd
Circuit/District Courts, do hereby certify the
following as a true and correct copy(s) of the

Judgement + Diversion
as recorded in my office, given under my hand
and seal on this June 10 day of 2009
Linda Kay Baker, Clerk Boyd Circuit/District Court
By: [Signature] D.Q.

JUDGMENT OF GUILTY PLEA
SENTENCE OF DIVERSION
INDICTMENT NO. 08-CR-00425
ON CHARGE(S) OF:

) COUNT I: OPERATING A MOTOR VEHICLE WHILE
) UNDER THE INFLUENCE OF DRUGS, FIRST
) OFFENSE
) COUNT II: POSSESSION OF A CONTROLLED
) SUBSTANCE/COCAINE FIRST DEGREE,
) FIRST OFFENSE
) COUNT III: POSSESSION OF CONTROLLED
) SUBSTANCE, SECOND DEGREE, FIRST OFFENSE
) COUNT IV: POSSESSION OF A CONTROLLED
) SUBSTANCE/OPIATES FIRST DEGREE
) FIRST OFFENSE
) COUNT V: PRESCRIPTION CONTROLLED SUBSTANCE
) NOT IN ORIGINAL CONTAINER FIRST OFFENSE

The defendant, John M. Van Deren, having this day personally
appeared in open Court, with his(her) attorney, Hon. David
Mussetter and Hon. David Justice/Hon. Scott Reese/Hon. Jeremy
Clark, appeared as attorney for the Commonwealth, the defendant,
with the advice of counsel, filed "Waiver of Further Proceedings
with Petition to enter a Plea of Guilty" and entered a Plea of
Guilty to: COUNT I: OPERATING A MOTOR VEHICLE WHILE UNDER THE
INFLUENCE OF DRUGS FIRST OFFENSE; COUNT II: POSSESSION OF A
CONTROLLED SUBSTANCE/COCAINE FIRST DEGREE, FIRST OFFENSE; COUNT
III: POSSESSION OF A CONTROLLED SUBSTANCE SECOND DEGREE, FIRST
OFFENSE; COUNT IV: POSSESSION OF A CONTROLLED SUBSTANCE/OPIATES

FIRST DEGREE, FIRST OFFENSE; COUNT V: PRESCRIPTION CONTROLLED SUBSTANCE NOT IN ORIGINAL CONTAINER FIRST OFFENSE.

The Court finding that the defendant understands the nature of the charges against him(her); that the defendant's plea is voluntary; that the defendant knowingly and voluntarily waives his right to trial by jury; privileges against self-incrimination; right of confrontation, and that there is a factual basis for the defendant's plea,

IT IS ORDERED that the Petition be filed and the defendant's plea of "GUILTY" be accepted and entered as prayed in the Petition and as recommended in the certificate of counsel, and the Court inquired of the defendant and his (her) counsel whether they had any legal cause why judgment should not be pronounced, and afforded the defendant and his(her) counsel an opportunity to make statements in the defendant's behalf and to present any information in mitigation of punishment, and no sufficient cause was shown why judgment should not be pronounced;

IT IS THEREFORE ORDERED AND ADJUDGED that the defendant is guilty of the crime(s) of **COUNT I: OPERATING A MOTOR VEHICLE WHILE UNDER THE INFLUENCE OF DRUGS FIRST OFFENSE; COUNT II: POSSESSION OF A CONTROLLED SUBSTANCE/COCAINE FIRST DEGREE, FIRST OFFENSE; COUNT III: POSSESSION OF A CONTROLLED SUBSTANCE SECOND DEGREE, FIRST OFFENSE; COUNT IV: POSSESSION OF A CONTROLLED SUBSTANCE/OPIATES FIRST DEGREE, FIRST OFFENSE; COUNT V: PRESCRIPTION CONTROLLED SUBSTANCE NOT IN ORIGINAL CONTAINER FIRST OFFENSE** and the Court

fixes the punishment of the Defendant at confinement in the State Penitentiary for a maximum term of: **Thirty (30) Days on Count I, Five (5) Years on Count II, Twelve (12) Months on Count III, Five (5) Years on Count IV, Ninety (90) Days on Count V, to run concurrent, for a total sentence of Five (5) Years, but entry of the judgment imposing sentence(s) is hereby postponed and suspended until further orders of the Court pursuant to the terms of the diversion agreement.**

The defendant is **JOHN MEDEARIS VAN DEREN**


DOB: **06/21/XX**

SSN: **XXX-XX-XXXX**

The Defendant shall pay \$158.50 for court costs.

This matter is set for review of diversion on May 4, 2011.

ENTERED this 4th day of May, 2009.



C. DAVID HAGERMAN, JUDGE
BOYD CIRCUIT COURT
DIVISION II

I hereby certify that a true and correct copy of the foregoing Order was mailed to:

1. Hon. David Justice, Hon. Scott Reese, Hon. Jeremy Clark,
P.O. Box 491, Catlettsburg, Kentucky 41129-0491, Commonwealth Attorney

2. Hon. David Mussetter, P. O. Box 1942, Ashland, KY 41105-1942, Attorney for Defendant

3. Department of Probation & Parole, P. O. Box 259,
Catlettsburg, KY 41129

4. John M. Van Deren, 302 Buena Vista Drive, Ashland, KY 41102

This 5 day of May, 2009.



LINDA KAY BAKER, CLERK
BOYD CIRCUIT COURT

BY: TK D.C.

COMMONWEALTH OF KENTUCKY
BOYD CIRCUIT COURT
NO. 08-CR-00425
DIVISION II

MAY 05 2009

COMMONWEALTH OF KENTUCKY,

PLAINTIFF,

VS: **AGREED ORDER OF PRE-TRIAL DIVERSION**

JOHN M. VAN DEREN,

DEFENDANT.

The Defendant herein, Counsel for Defendant, and the Commonwealth of Kentucky being in agreement, as evidenced by the signatures below of the Defendant, his Counsel, and the Commonwealth Attorney's Office, and the Court being otherwise sufficiently advised,

IT IS HEREBY AGREED and ORDERED as follows:

1. The Defendant, John M. Van Deren, is charged with: Operating a Motor Vehicle While Under the Influence of Drug, 1st Offense, a Class B Misdemeanor; Possession of a Controlled Substance/ Cocaine, 1st Degree 1st Offense, a Class D Felony; Possession of a Controlled Substance, 2nd Degree, 1st Offense, a Class A Misdemeanor; Possession of a Controlled Substance/Opiates, 1st Degree, 1st Offense, a Class D Felony; and Prescription Controlled Substance Not In Original Container, 1st Offense, a Class B Misdemeanor and he has applied to the Commonwealth and to the Court for Pre-Trial Diversion and has not participated in a diversion program in the last five (5) years.
2. The Defendant has not had a felony conviction in the ten years prior to the commission of the current offense, nor has he been on probation or parole or released from felony incarceration within the last ten (10) years prior to the commission of the current offense.

3. The Defendant has freely, knowingly, voluntarily and intelligently entered a plea of guilty to the charges of Operating a Motor Vehicle While Under the Influence of Drug, 1st Offense, a Class B Misdemeanor; Possession of a Controlled Substance/ Cocaine, 1st Degree 1st Offense, a Class D Felony; Possession of a Controlled Substance, 2nd Degree, 1st Offense, a Class A Misdemeanor; Possession of a Controlled Substance/Opiates, 1st Degree, 1st Offense, a Class D Felony; and Prescription Controlled Substance Not In Original Container, 1st Offense, a Class B Misdemeanor .
4. The Defendant has waived his right to a speedy trial or disposition of the charge against her.
5. The Commonwealth has secured a criminal history of the Defendant, and recommends Pre-Trial Diversion.
6. The Defendant, John M. Van Deren, shall enter a plea of guilty to the charge against his in the Indictment contained herein. Upon entry of this plea of guilty the Commonwealth recommends Defendant be sentenced to a term of imprisonment of five (5) years. This guilty plea and sentence shall be diverted upon Defendant successfully completing the following conditions:
 - a. The Pre-Trial Diversion shall be for a period of two (2) years and is to be supervised;
 - b. Defendant shall not be convicted of any other criminal offense committed within the time period of this Diversion Agreement;
 - c. Defendant shall not use or possess any illegal drugs, alcohol, or prescription drugs not prescribed to him.

It is expressly agreed and understood by the Defendant that upon his failure to specifically abide by the terms and conditions of this Diversion Agreement, and following filing of a Motion by the Commonwealth's Attorney's Office, this matter will be assigned by the Judge for a Final Sentencing whereupon the Judge will consider whether to commit the Defendant to a

term of imprisonment or to a term of probation or conditional discharge. If, at the conclusion of this Agreement, Defendant has complied with all conditions set forth herein, the Commonwealth will move the Court for dismissal of these charges which will then be designated as Dismissed/Diverted. Additionally, the Defendant may, upon successful completion of the Diversion, petition the Court for expungement of the record. During the Pre-Trial Diversion the Court may revoke or modify any condition therein. If the Court finds the Defendant has failed to successfully complete the Pre-Trial Diversion and voids the agreement, the Court may impose a sentence equal to or less than the penalty recommended by the Commonwealth or the Court may permit the Defendant to withdrawal his plea. If the Defendant persists in her plea, the Court may then enter a sentence exceeding the Commonwealth's prior recommendation.

Review date is 5/4/11
May

This the 4 day of ~~March~~ 2009.

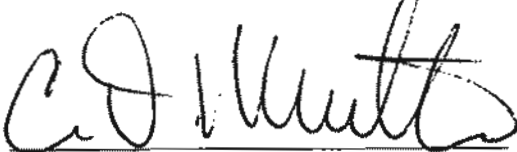


C. DAVID HAGERMAN
JUDGE, BOYD CIRCUIT COURT
DIVISION II

APPROVED FOR ENTRY:



JEREMY CLARK
ASST. COMMONWEALTH ATTORNEY



DAVID MUSSETTER
COUNSEL FOR DEFENDANT



JOHN M. VAN DEREN
DEFENDANT

I, the undersigned Clerk of the Boyd Circuit Court, hereby certify that a true and correct copy of the foregoing was mailed to:

Hon. Jeremy Clark
Asst. Commonwealth Attorney
3000 Louisa St., Suite 3
Catlettsburg, KY 41129

Hon. David Mussetter
P.O. Box 1942
Ashland, KY 41105-1942
Attorney for Defendant

This the 5 day of May, 2009.

BOYD CIRCUIT COURT CLERK

BY: [Signature] D.C.

IN THE
 BOYD CIRCUIT COURT
 CATLETTSBURG, BOYD COUNTY, KENTUCKY
 DIVISION II
 FILE NO. 08-CR-00425

ENTERED
 LINDA KAY BAKER
 FEB 20 2009
 BOYD CIRCUIT DISTRICT COURT
 BY: *[Signature]* D.C.

COMMONWEALTH OF KENTUCKY)
 PLAINTIFF)
 VS:)
 JOHN M. VAN DEREN)
 DOB: 06/21/58 SSN: 411-17-8180)


- ORDER NOTING:
1. Formal Arraignment
 2. Entry of Plea
 3. Fixing of Bail
 4. Assignment for Trial

The defendant, John M. Van Deren, having this day personally appeared in open Court, together with Hon. David Mussetter, his(her) (PRIVATELY RETAINED/COURT APPOINTED) counsel, for the purposes of being formally arraigned, the attorney for the Commonwealth being present, the Clerk having delivered a copy of the Indictment to the Defendant, and the Defendant having had an opportunity to consult privately and outside the courtroom with his counsel, IT IS ORDERED that these facts be noted of record and, IT IS FURTHER ORDERED noted of record that the COURT thereupon read the Indictment in it's entirety to the Defendant and explained same to him(her) in detail; that after having ascertained that the Defendant had been adequately advised by his (her) counsel and that he (she) fully understood the Indictment against him (her), charging him (her) with the offenses of: **COUNT I: OPERATING A MOTOR VEHICLE WHILE UNDER THE INFLUENCE OF DRUGS FIRST OFFENSE; COUNT II: POSSESSION OF A CONTROLLED SUBSTANCE FIRST DEGREE FIRST OFFENSE; COUNT III: POSSESSION OF A CONTROLLED SUBSTANCE SECOND DEGREE FIRST**

OFFENSE; COUNT IV: POSSESSION OF A CONTROLLED SUBSTANCE FIRST DEGREE FIRST OFFENSE; COUNT V: PRESCRIPTION CONTROLLED SUBSTANCE NOT IN ORIGINAL CONTAINER FIRST OFFENSE, the Court called upon the Defendant to enter his (her) plea; thereupon the Defendant entered his (her) PLEA OF NOT GUILTY to the offense(s) charged in the Indictment which plea is accepted by the Court, and the Defendant shall be allowed BAIL in the amount of \$ ROB; FROM THE LOWER COURT TO CONTINUE and the Defendant shall have discovery pursuant to the General Discovery Order.

IT IS FURTHER ORDERED that this cause be, and the same is hereby, assigned for ~~jury trial~~ ^{PLEA} on 20 day of March, 2009, at 9:30 a.m..

ENTERED this 20th day of February, 2009.


C. DAVID HAGERMAN, JUDGE
BOYD CIRCUIT COURT
DIVISION II

I hereby certify that a true and correct copy of the foregoing Order was mailed to:

1. Hon. David Justice, Hon. Scott Reese, Hon. Jeremy Clark, Commonwealth Attorney, Courthouse, Catlettsburg, KY 41129-0491
2. Hon. David Mussetter, P. O. Box 1942, Ashland, KY 41105-1942, Attorney for Defendant
3. John M. Van Deren, 302 Buena Vista Drive, Ashland, KY 41102
4. John M. Van Deren, 1809 Horseshoe Dr. Lot #38, Ashland, KY 41102

This 20th day of Feb, 2009.

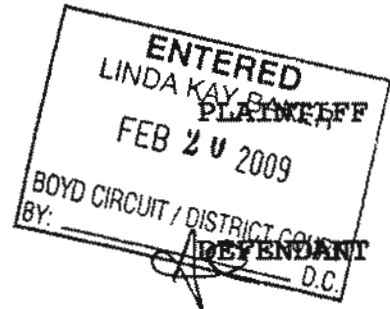
BOYD CIRCUIT COURT CLERK
BY:  D.C.

IN THE
BOYD CIRCUIT COURT
CATLETTSBURG, BOYD COUNTY, KENTUCKY
DIVISION II
FILE NO. 08-CR-00425

COMMONWEALTH OF KENTUCKY

VS: DISCOVERY ORDER

JOHN M. VAN DEREN



*** **

IT IS HEREBY ORDERED that within forty-five (45) days as follows:

A. Pursuant to RCr 5.16(3), the attorney for the Commonwealth shall provide the Defendant, through his counsel, a duplicate of any mechanical recording relating to the indictment of testimony taken before the Grand Jury, upon the furnishing of a blank tape by the defense to the Commonwealth's Attorney.

B. Pursuant to RCr 6.22, the Defendant shall be provided information as to the nature and cause of the accusation against him, specifically stating the statute and any subsection or subparagraph of the statute upon which the indictment is brought, as well as any mental state or specific conduct with which the Defendant is charged. The Commonwealth shall further specifically state the time, date and place where the alleged offense(s) took place.

C. Pursuant to RCr 7.24(1) and (2), the Commonwealth is hereby ordered as follows:

1. To produce any oral incriminating statement known by the Attorney for the Commonwealth to have been made by the Defendant to

any witness and permit the Defendant to inspect and copy or photograph any relevant written or recorded statements or confessions made by the Defendant or copies thereof that are known by the Attorney for the Commonwealth to be in the possession, custody or control of the Commonwealth.

2. To produce any results or reports of physical or mental examinations, and of scientific tests or experiments made in connection with the particular case, or copies thereof, that are known by the Attorney for the Commonwealth to be in the possession, custody or control of the Commonwealth.

3. To permit the Defendant to inspect and copy or photograph books, papers, documents or tangible objects or copies or portions thereof that are in the possession, custody or control of the Commonwealth material to the defense's preparation.

D. Pursuant to RCr 7.24(3), subsequent to the Commonwealth having filed its response to discovery, the Defendant shall within thirty (30) days provide to the Commonwealth the following information, or permit the Commonwealth the opportunity to inspect, copy or photograph the material:

1. All books, papers, documents or tangible objects which the Defendant intends to introduce into evidence and which are in the defense's possession, custody or control.

2. Any results or reports of physical or mental examinations and of scientific tests or experiments made in connection with this case, or copies thereof, within the possession, custody or control of the Defendant, which the Defendant intends to introduce as

evidence, or which were prepared by a witness whom the Defendant intends to call at trial when the results or reports relate to witness testimony.

E. All law enforcement officers possessing tangible physical evidence or documentary evidence obliged to be made available to the Defendant under this order are hereby ordered to make said evidence available to the Defendant and his/her counsel for inspection, photography, or copy, during reasonable business hours, at the location where the evidence is housed by the law enforcement agency without necessity of additional orders of the Court.

F. The Attorney for the Commonwealth shall provide to the Defendant any known plea bargain offer, or other offer of leniency or inducement of any kind made to any witness in this case by the Commonwealth of Kentucky.

G. Except for good cause shown, not later than forty-eight (48) hours prior to trial, the attorney for the Commonwealth shall produce all statements of any witness in the form of a document or recording in it's possession which relates to the subject matter of the witness's testimony and which (a) has been signed or initialed by the witness or (b) is or purports to be a substantially verbatim statement made by the witness. Such statement shall be made available for examination and use by the Defendant.

H. The Defendant may request by written motion additional discovery or seek the Court's assistance in obtaining other relief to which he/she may be entitled. Either the Commonwealth or the Defendant may file exceptions to this order within ten (10) days of

it's date and the filing of said exceptions shall hold this Order in abeyance until the Court has ruled on said exceptions.

Each party shall have a duty seasonably to supplement or amend their discovery required by this Order.

ENTERED this 20th day of February, 2009.


C. DAVID HAGERMAN, JUDGE
BOYD CIRCUIT COURT
DIVISION II

I hereby certify that a true and correct copy of the foregoing Order was mailed to:

1. Hon. David Justice, Hon. Scott Reese, Hon. Jeremy Clark, Commonwealth Attorney, Courthouse, Catlettsburg, KY 41129-0491
2. Hon. David Mussetter, P. O. Box 1942, Ashland, KY 41105-1942, Attorney for Defendant
3. John M. Van Deren, 302 Buena Vista Drive, Ashland, KY 41102
4. John M. Van Deren, 1809 Horseshoe Drive, Lot #38, Ashland, KY 41102

This 20th day of Feb., 2009.

BOYD CIRCUIT COURT CLERK
BY  D.C.

COMMONWEALTH OF KENTUCKY
BOYD CIRCUIT COURT
DIVISION II
DISTRICT COURT NO. 08-F-00612
CRIMINAL ACTION NO 08-CR-00

425

COMMONWEALTH OF KENTUCKY

PLAINTIFF,

VS.

JOHN M. VAN DEREN
302 Buena Vista Drive
Ashland, KY 41102
1809 Horseshoe Dr. Lot #38
Ashland, KY 41102
DOB: 06/21/1958
SSN: 411-17-8180

de

DEFENDANT

CRIMINAL INFORMATION AND WAIVER
OF GRAND JURY INDICTMENT PURSUANT TO RCr 6.04

Comes now the Commonwealth, by Counsel, and on information and belief, charges as follows:

COUNT I

On or about November 3, 2008, in Boyd County, Kentucky, the above-named Defendant unlawfully committed the offense of Operating a Motor Vehicle While Under the Influence of Drugs, 1st Offense, KRS 189A.010(5A), UOR 02108 a Class B Misdemeanor, when he was operating a motor vehicle on a public highway while under the influence of drugs, which impaired his driving ability, against the peace and dignity of the Commonwealth of Kentucky.

COUNT II

On or about November 3, 2008, in Boyd County, Kentucky, the above-named Defendant unlawfully committed the offense of Possession of a Controlled Substance/Cocaine, 1st Degree, 1st Offense, KRS 218A.1415, UOR 42203, a Class D Felony, by possessing a quantity of cocaine, a Schedule II controlled substance, against the peace and dignity of the Commonwealth of Kentucky.

COUNT III

On or about November 3, 2008, in Boyd County, Kentucky, the above-named Defendant unlawfully committed the offense of Possession of a Controlled Substance, 2nd Degree, 1st Offense, KRS 218A.1416, UOR 42231, a Class A Misdemeanor, by possessing a quantity of Hydrocodone, a Schedule III controlled substance, against the peace and dignity of the Commonwealth of Kentucky.

COUNT IV

On or about November 3, 2008, in Boyd County, Kentucky, the above-named Defendant unlawfully committed the offense of Possession of a Controlled Substance/Opiates, 1st Degree, 1st Offense, KRS 218A.1415, UOR 42209, a Class D Felony, by possessing a quantity of Oxycodone, a Schedule II controlled substance, against the peace and dignity of the Commonwealth of Kentucky.

COUNT V

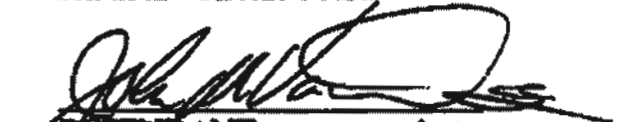
On or about November 3, 2008, in Boyd County, Kentucky, the above-named Defendant unlawfully committed the offense of Prescription Controlled Substance Not In Original Container, 1st Offense, KRS 218A.210, UOR 42055, a Class B Misdemeanor, by possessing a quantity of a controlled substance not in the container in which it is delivered to or sold to him by the practitioner or other person who is authorized to do so, against the peace and dignity of the Commonwealth of Kentucky.




SCOTT T. REESE
Asst. Commonwealth Attorney
32nd Judicial Circuit

WAIVER

The Defendant, JOHN M. VAN DEREN, by his or her signature and the signature of his or her counsel affixed hereunder, hereby states that he or she has read the aforementioned criminal information and voluntarily waives his or her right to grand jury indictment and desires to proceed with the above action in the Circuit Court.



DEFENDANT



COUNSEL FOR DEFENDANT

The foregoing pleading was served upon counsel by depositing a true and correct copy hereof in the United States Mail, postage prepaid, and address to:

Hon. Scott T. Reese
3000 Louisa St.
Catlettsburg, KY 41129
Assistant Commonwealth Attorney

Hon. David Mussetter
P.O. Box 1942
Ashland, KY 41105-1942
Attorney for Defendant

This the 10th day of November, 2008.

LINDA KAY BAKER, CLERK
BOYD CIRCUIT COURT

By:  D.C.

COMMONWEALTH OF KENTUCKY
UNIFORM CITATION

COURT

OFFENDER/VIOLATOR	AGENCY KY STATE POLICE, POST 14						OFF KSP1400											
	NAME: LAST, FIRST, MI. FILIAL VAN-DEREN, JOHN M.						ATTN <input type="checkbox"/>											
	ALIAS NAME: LAST, FIRST, MI. FILIAL						HOME PHONE (606) 325-9211											
	ADDRESS (NUMBER, NAME, SUFFIX) 302 BUENA VISTA DRIVE						EMERGENCY PHONE (606) 922-5151											
	CITY ASHLAND						STATE KY											
	ZIP CODE/EXTENSION 41101						KENTUCKY RESIDENT STATUS <input checked="" type="checkbox"/> F. FULL-TIME <input type="checkbox"/> P. PART-TIME <input type="checkbox"/> N. NON RESIDENT											
	MARRIED						VICTIM'S RELATIONSHIP TO OFFENDER											
	ID TYPE OL		ID STATE KY		ID NUMBER V94597790		S. S. NUMBER 411-17-8180		HEIGHT 6'00"		WEIGHT 230		HAIR COLOR GRAY OR		EYE COLOR BLUE			
	<input type="checkbox"/> COMMERCIAL VEHICLE						<input type="checkbox"/> PLACARDED HAZARDOUS VEHICLE						ETHNIC ORIGIN <input type="checkbox"/> HISPANIC <input checked="" type="checkbox"/> NON HISPANIC					
	DATE OF BIRTH 06 21 1958		SEX <input checked="" type="checkbox"/> MALE <input type="checkbox"/> FEMALE		RACE <input checked="" type="checkbox"/> WHITE <input type="checkbox"/> BLACK <input type="checkbox"/> AM. INDIAN OR ALASKA <input type="checkbox"/> ASIAN		B.A. RESULTS <input type="checkbox"/> BREATH <input type="checkbox"/> BLOOD <input type="checkbox"/> URINE						ALCOHOL/DRUG INVOLVEMENT <input type="checkbox"/> ALCOHOL <input checked="" type="checkbox"/> DRUGS <input type="checkbox"/> UNKNOWN					
PLACE OF EMPLOYMENT/OCCUPATION KDMC						CITY ASHLAND						STATE KY						
VEHICLE	VEHICLE MAKE BMW		VEHICLE MODEL M3		VEH. YEAR 2008		VEHICLE COLOR RED											
	VEH. TYPE 4D		REGISTRATION: STATE, YEAR, NUMBER KY 2009 015HXM		VEHICLE IDENTIFIERS						MPH		UN MPH ZONE		VIOL. KEY			
	VIOLATION DATE 11 03 2008		VIOLATION TIME 9:07PM		EXACT LOCATION OF VIOLATION RAMP						MILES 2		DIRECTION W		CITY CANNONSBURG			
DATE/TIME	ARREST DATE 11 03 2008		TIME OF ARREST 9:07PM		EXACT LOCATION OF ARREST RAMP						MILES 2		DIRECTION W		CITY CANNONSBURG			
CHARGES AND POST-ARREST COMPLAINT	NUMBER		VIOLATION CODE		ASCF		STATUTE/ORD.		CHARGE(S)		STARTING CASE		ENDING CASE		DRUG TYPE			
	1 of 7		00136		0		189.290		1									
	2 of 7		02109		0		189A.010(5A)		1									
	3 of 7		42203		0		218A.1415		1		14-08-0757				Cocaine (Other)			
	4 of 7		42231		0		218A.1416		1						Hydrocodone			
POST-ARREST COMPLAINT Charge 1: CARELESS DRIVING Charge 2: OPER MTR VEHICLE U/INFLU ALC/DRUGS/ETC. .08 (AGG CIRCUM) 1ST OFF Charge 3: POSS CONT SUB 1ST DEG 1ST OFF (COCAINE) Charge 4: POSS CONT SUB 2ND DEG 1ST OFF (DRUG UNSPECIFIED)																		
BLOOD - REFUSED, URINE - NR, BREATH - NR. POST 14 ASHLAND RECIEVED INFORMATION FROM THE CABELL COUNTY WV FEDERAL DRUG TASK FORCE HAD A UNIT FOLLOWING A VEHICLE THAT COULD HAVE DRUGS INSIDE IN THE VEHICLE. TROOPER SHANE GOODALL, UNIT 886 AND TROOPER SHAWN PODUNOVAC, UNIT 525 LOCATED THE VEHICLE ON I-64 EASTBOUND AROUND THE 181 MILEMARKER. TROOPER GOODALL OBSERVED THE VEHICLE SWAYING SIDE TO SIDE ACROSS THE CENTER LINE AND OVER THE FOG LINE. SUSPECT VEHICLE THEN EXITED ONTO THE 181 EASTBOUND EXIT RAMP. MR. VAN-DEREN, THE OPERATOR, WAS ASKED TO STEP OUT OF THE VEHICLE BY TROOPER GOODALL. AT THIS TIME SGT. BOOTH WITH THE DRUG TASK FORCE TEAM ASKED MR. VAN-DEREN IF THERE WAS ANYTHING ILLEGAL IN THE VEHICLE. MR. VAN-DEREN STATED THERE WAS, AND GAVE THE LOCATION OF SEVERAL HYDRODONE (SCHEDULE 3) AND OXYCODONE (SCHEDULE 2) TABLETS ALONG WITH A WHITE SUBSTANCE IN CELEPHONE WRAPPING MR. VAN - DEREN STATED WAS POWDER COCAINE, LOCATED IN THE DRIVER SIDE MAP POCKET ON THE DRIVER DOOR. MR. VAN-DEREN																		
COURT	COURT DATE		COURT TIME		<input type="checkbox"/> PAYABLE		COURT LOCATION											
	ARRESTED				<input checked="" type="checkbox"/> COURT		BOYD											
CASE	COURT CASE NUMBER				TOTAL PREPAYABLE AMOUNT		NOT PREPAYABLE											
	WITNESS 1 NAME: LAST, FIRST, MI. FILIAL						STATE		ZIP CODE									
	WITNESS 1 ADDRESS (NUMBER, STREET, SUFFIX)						CITY											
	WITNESS 2 NAME: LAST, FIRST, MI. FILIAL						STATE		ZIP CODE									
	WITNESS 2 ADDRESS (NUMBER, STREET, SUFFIX)						CITY											
<input type="checkbox"/> CARRIED FOR UCR BY OTHER AGENCY SPECIFY:																		
OFFICER SIGNATURE CARTER, C.						BADGE/I.D. NUMBER 701		ASSIGNMENT POST 14		<input type="checkbox"/> IN-CAR VIDEO		<input checked="" type="checkbox"/> FINGERPRINTS		<input checked="" type="checkbox"/> PHOTOS		<input type="checkbox"/> EVIDENCE HELD		
												YEAR 08		CONTROL NUMBER AK22438		TYPE 1		

COMMONWEALTH OF KENTUCKY
UNIFORM CITATION

COURT
YEAR
CONTROL NUMBER
TYPE

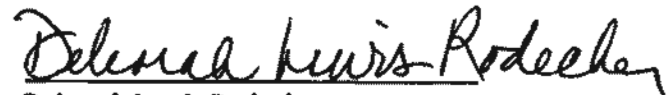
OFFENDER/VIOLATOR	AGENCY KY STATE POLICE, POST 14					ORI KSP1400			
	NAME: LAST, FIRST, MI, FILIAL VAN-DEREN, JOHN M.					ATTN			
	ALIAS NAME: LAST, FIRST, MI, FILIAL					HOME PHONE (606) 325-9211			
	ADDRESS (NUMBER, NAME, SUFFIX) 302 BUENA VISTA DRIVE					EMERGENCY PHONE (606) 922-5151			
	CITY ASHLAND					KENTUCKY RESIDENT STATUS <input checked="" type="checkbox"/> F: FULL-TIME <input type="checkbox"/> P: PARTY-TIME <input type="checkbox"/> N: NON RESIDENT			
	STATE KY					MARRIED			
	ZIP CODE/EXTENSION 41101					VICTIM'S RELATIONSHIP TO OFFENDER			
	ID TYPE OL	ID STATE KY	ID NUMBER V94597790	S. S. NUMBER 411-17-8180	HEIGHT 6'00"	WEIGHT 230			
	<input type="checkbox"/> COMMERCIAL VEHICLE <input type="checkbox"/> PLACARDED HAZARDOUS VEHICLE					ETHNIC ORIGIN <input type="checkbox"/> HISPANIC <input checked="" type="checkbox"/> NON HISPANIC			
	DATE OF BIRTH 06 21 1958					ALCOHOL/DRUG INVOLVEMENT <input type="checkbox"/> ALCOHOL <input checked="" type="checkbox"/> DRUGS <input type="checkbox"/> UNKNOWN			
SEX <input checked="" type="checkbox"/> MALE <input type="checkbox"/> FEMALE					B.A. RESULTS <input type="checkbox"/> BREATH <input type="checkbox"/> BLOOD <input type="checkbox"/> URINE				
RACE <input checked="" type="checkbox"/> WHITE <input type="checkbox"/> BLACK <input type="checkbox"/> AM. INDIAN OR ALASKA <input type="checkbox"/> ASIAN									
PLACE OF EMPLOYMENT/OCCUPATION KDMC									
CITY ASHLAND									
STATE KY									
VEHICLE	VEHICLE MAKE BMW		VEHICLE MODEL M3		VEH. YEAR 2008				
	VEH. TYPE 4D		REGISTRATION: STATE, YEAR, NUMBER KY 2009 015HXM		VEHICLE IDENTIFIERS				
	VEHICLE COLOR RED		MPH		IN MPH ZONE				
DATE/TIME	VIOLATION DATE 11 03 2008		VIOLATION TIME 9:07PM		EXACT LOCATION OF VIOLATION RAMP				
	ARREST DATE 11 03 2008		TIME OF ARREST 9:07PM		EXACT LOCATION OF ARREST RAMP				
	MILES 2		DIRECTION W		CITY CANNONSBURG				
	COUNTY BOYO		SECTOR 9						
CHARGES AND POST-ARREST COMPLAINT	NUMBER	VIOLATION CODE	ASCF	STATUTE/ORD.	CHARGE(S)	STARTING CASE	ENDING CASE	DRUG TYPE	
	5 of 7	42231	0	218A.1416	1			Oxycodone	
	6 of 7	42055	0	218A.210	1			Hydrocodone	
	7 of 7	42055	0	218A.210	1			Oxycodone	
	POST-ARREST COMPLAINT								
	Charge 5: POSS CONT SUB 2ND DEG 1ST OFF (DRUG UNSPECIFIED)								
	Charge 6: PRESCRIPTION CONT SUB NOT PROPER CONTAIN 1ST OFF								
	Charge 7: PRESCRIPTION CONT SUB NOT PROPER CONTAIN 1ST OFF								
	<p>WAS THEN ARRESTED. I CONDUCTED SFST'S AT POST 14 MOMENTS LATER FOR SAFETY REASONS. EYES WERE GLASSY AND BLOODSHOT. MR. VAN-DEREN HAD TROUBLE FOLLOWING INSTRUCTIONS AND SPEECH WAS SLURRED. HGN - LACK OF SMOOTH PURSUIT. OLS - SWAYED, USED ARMS FOR BALANCE, GRABBED THE WALL TO GAIN BALANCE, DROPPED FOOT AT COUNT 3 ON 2 ATTEMPTS, DROPPED FOOT AT COUNT 1 ON THIRD ATTEMPT - COULD NOT COMPLETE. WALK AND TURN - COULD NOT REMAIN AT START POSITION, SWAYED, USED ARMS FOR BALANCE, MISSED SEVERAL HEEL TO TOE TOUCHES, STEPPED OFF LINE ONCE ON 2ND 9 STEPS, IMPROPER TURN - SPUN AROUND. IMPLIED CONSENT AT OLBH. CONTACTED ATTORNEY, REFUSED BLOOD TEST. MR. VAN-DEREN STATED HE HAD TAKEN HYDROCODONE AND COCAINE PRIOR TO THE TRAFFIC STOP WHILE HE WAS IN TRANSPORT TO POST 14.</p>								
	COURT	COURT DATE		COURT TIME		COURT LOCATION		YEAR	
ARRESTED		<input type="checkbox"/> PAYABLE <input checked="" type="checkbox"/> COURT		BOYO		08			
COURT CASE NUMBER		TOTAL PREPAYABLE AMOUNT		NOT PREPAYABLE		AK22438			
CASE	WITNESS 1 NAME: LAST, FIRST, MI, FILIAL					STATE	ZIP CODE	TYPE 1	
	WITNESS 1 ADDRESS (NUMBER, STREET, SUFFIX)					CITY			
	WITNESS 2 NAME: LAST, FIRST, MI, FILIAL					STATE	ZIP CODE		
	WITNESS 2 ADDRESS (NUMBER, STREET, SUFFIX)					CITY			
	<input type="checkbox"/> CARRIED FOR UCR BY OTHER AGENCY SPECIFY: _____					<input type="checkbox"/> IN-CAR VIDEO <input checked="" type="checkbox"/> FINGERPRINTS <input checked="" type="checkbox"/> PHOTOS <input checked="" type="checkbox"/> EVIDENCE HELD			
OFFICER SIGNATURE CARTER, C.					BADGE/I.D. NUMBER 701	ASSIGNMENT POST 14			

CERTIFICATE OF SERVICE

I, Deborah Lewis Rodecker, Counsel for the West Virginia Board of Medicine, do hereby certify that I have served the foregoing Order of Revocation upon John Medearis Van Deren III, M.D. , by depositing true copies thereof in the United States Mail, postage prepaid, certified, on this 13th day of July, 2009, addressed to him and to his counsel of record, as follows:

**John Medearis Van Deren, III, M.D.
302 Buena Vista Drive
Ashland, KY 41101**

**James D. McQueen, Jr., Esq.
Chase Tower, Suite 1200
707 Virginia Street East
Charleston, West Virginia 25301-2706**



**Deborah Lewis Rodecker
West Virginia State Bar # 3144
West Virginia Board of Medicine
101 Dee Drive, Suite 103
Charleston, West Virginia 25311
304.558.2821 ext. 214**

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JULI STONE WEISS, M.D.

CONSENT ORDER

The West Virginia Board of Medicine (“Board”) and Juli Stone Weiss, M.D., (“Dr. Weiss”) freely and voluntarily enter into the following Order pursuant to West Virginia Code § 30-3- 1 et seq.

FINDINGS OF FACT

1. Dr. Weiss held an active license to practice medicine and surgery in the State of West Virginia, License Number 14318, issued originally in 1985, until her license lapsed on June 30, 1993.
2. Dr. Weiss has not practiced medicine for seventeen (17) years while caring for her five (5) children, and is now a widow who wishes to re-enter the medical field.
3. Dr. Weiss has requested reinstatement of her medical license in West Virginia in order to obtain retraining in her specialty of anesthesiology at West Virginia University, first in a residency program for a period of three (3) months until June 30, 2009, immediately followed by a two (2) year clinical fellowship at West Virginia University.
4. The Licensure Committee of the Board has recommended to the Board, and the Board has endorsed the recommendation, that Dr. Weiss meets the requirements for reinstatement of her medical license, though permitting such reinstatement without attaching

certain restrictions, limitations and conditions upon her license could adversely affect the health and welfare of patients.

CONCLUSIONS OF LAW

1. As a matter of public policy, the provisions of the West Virginia Medical Practice Act have been enacted to protect the public interest. (West Virginia Code § 30-3-1)

2. Probable cause exists to deny the request of Dr. Weiss to reinstate her license to practice medicine and surgery in this State, due to the provisions of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(i), relating to the ability to practice medicine with a reasonable degree of skill and safety for patients.

3. The Board has determined that it is appropriate to reinstate the medical license of Dr. Weiss in the State of West Virginia, provided certain restrictions, limitations and conditions are placed upon her license.

CONSENT

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

1. Dr. Weiss 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 West Virginia Code § 30-3-14(h) and 29A-5-1, *et seq.*;

2. Dr. Weiss acknowledges that she has the following rights, among others: the right to a formal hearing before the West Virginia Board of Medicine, the right to reasonable

notice of said hearing, the right to be represented by counsel at her own expense, and the right to cross-examine witnesses against her;

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

4. Dr. Weiss consents to the entry of this Order relative to her practice of medicine in the State of West Virginia;

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

1. The license to practice medicine and surgery in the State of West Virginia of Juli Stone Weiss, M.D., License Number 14318, is reinstated, effective upon entry of this Order.

2. Said license is issued for a period of two (2) years and approximately three (3) months, until June 30, 2011, at 11:59 p.m., with the express restriction, limitation and condition that Dr. Weiss be accepted into and successfully complete the anesthesiology residency program at West Virginia University ending June 30, 2009, and that she immediately follow the residency program with a two (2) year anesthesiology clinical fellowship at West Virginia University which she shall successfully complete.

3. The practice of medicine and surgery of Dr. Weiss is to be confined to participating in her residency and fellowship programs and she may not “moonlight” in any capacity.

4. Dr. Weiss shall appear before the Licensure Committee of the Board at its regularly scheduled meeting in May 2011, for a full discussion of any future medical licensure in West Virginia, in whole or in part.

5. If at any time during the two (2) years and approximately three (3) months that Dr. Weiss holds West Virginia medical licensure with the restrictions, limitations and conditions set forth above, she for any reason is no longer a participant in the anesthesiology or fellowship programs set forth above, she will immediately surrender her license to the Board, in writing.

6. If at any time during the two (2) years and approximately three (3) months that Dr. Weiss holds West Virginia medical licensure with the restrictions, limitations and conditions set forth above, she violates any of the provisions of this Consent Order, she will immediately surrender her license to the Board, in writing.

7. Within ten (10) days of entry of this Consent Order, Dr. Weiss shall present a copy of this Consent Order to the appropriate Residency Program Director at West Virginia University.

The failure of Dr. Weiss to comply with any of the terms of this Consent Order shall constitute grounds for the revocation of her license to practice medicine and surgery in West Virginia, which has been herein reinstated with restrictions, limitations and conditions.

Entered this 20th day of ~~April~~ ^{March}, 2009.

WEST VIRGINIA BOARD OF MEDICINE

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

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

Juli Stone Weiss, M.D.
JULI STONE WEISS, M.D.

Date: 3/16/09

STATE OF North Carolina

COUNTY OF Gaston, to-wit:

I, Katie C. Ratchford, a Notary Public for said county and state do hereby certify that JULI STONE WEISS, M.D., whose name is signed above has this day acknowledged the same before me.

Given under my hand this 16 day of March, 2009

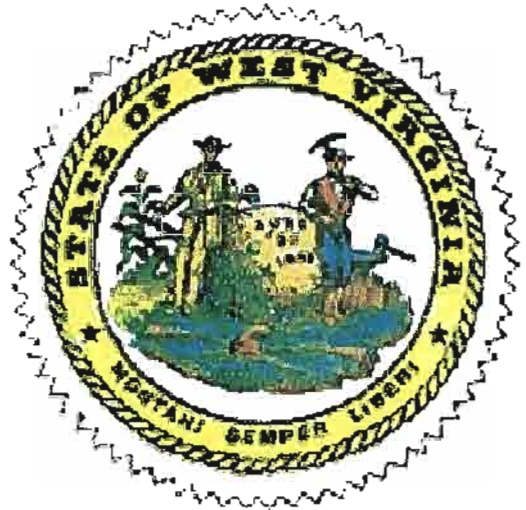
My Commission expires 9-20-2010



Katie C. Ratchford
Notary Public

West Virginia Board of Medicine

Annual
Report to
the
Legislature



2009
Volume II

WEST VIRGINIA BOARD OF MEDICINE

2009

ANNUAL REPORT TO THE LEGISLATURE

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

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NO DISCIPLINARY SANCTION**

WEST VIRGINIA BOARD OF MEDICINE

Complaints/Investigations - 2009

Closed Cases - No Probable Cause Found/

No Disciplinary Sanction

MONTH OF JANUARY, 2009

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08-125-C Michael John Boyko, M.D.
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08-73-S Muhammad Salman, M.D.
08-115-M Sam A. Skaff, M.D.
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08-123-R Christy Lynn Treadway, M.D.
08-128-K Deleno H. Webb, III, M.D.
08-112-A Brian Roland Whyte, M.D.

TOTAL 23

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

OLUMADE ADEBAMBO ADENUPE, M.D.

COMPLAINT NO. 08-127-F

DECISION

FINDINGS OF FACT

1. Olumade Adebambo Adenupe, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 21670, and his address of record with the Board is in Bluefield, Virginia.

2. In September 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Joann Frazier, which complaint related to the care and treatment rendered to the Complainant's newborn infant by Dr. Adenupe.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2008, a response to the complaint was filed by Dr. Adenupe.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Adenupe, and the Complainant filed no additional response.

5. At the January 11, 2009, meeting of the Complaint Committee of 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. Adenupe in the State of 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 12, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Adenupe 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. Adenupe 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. Adenupe for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 12, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MICHAEL JOHN BOYKO, M.D.

COMPLAINT NO. 08-125-C

DECISION

FINDINGS OF FACT

1. Michael John Boyko, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 21412, and his address of record with the Board is in Linville, Virginia.

2. In September 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Debra R. Cox, Power of Attorney for her mother, Lois Arnett, which complaint related both to the care and treatment rendered to the Complainant's mother by Dr. Boyko and his alleged unprofessional conduct.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2008, a response to the complaint was filed by Dr. Boyko.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Boyko, and in November 2008, the Complainant filed an additional response.

5. At the January 11, 2009, meeting of the Complaint Committee of 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. Boyko in the State of 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 12, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Boyko 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.

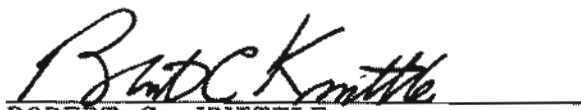
3. The evidence presented fails to show that the

license of Dr. Boyko 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. Boyko for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 12, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DAVID JAMES CORNISH, D.P.M.

COMPLAINT NO. 08-104-W

DECISION

FINDINGS OF FACT

1. David James Cornish, D.P.M., holds a license to practice podiatry in West Virginia, License No. 10399, and his address of record with the Board is now in Pittsburgh, Pennsylvania.

2. In August 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from James E. Williams, which complaint related to alleged unprofessional conduct with respect to the failure to conform to standards on release of medical records to the Complainant by Dr. Cornish.

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. Cornish.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Cornish and in October 2008, the Complainant filed an additional response.

5. At the January 11, 2009, meeting of the Complaint Committee of 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. Cornish in the State of 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 12, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Cornish 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. Cornish 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. Cornish for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 12, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

CHARLES DAVID CRIGGER, M.D.

COMPLAINT NO. 08-117-S

DECISION

FINDINGS OF FACT

1. Charles David Crigger, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 13857, and his address of record with the Board is in South Charleston, West Virginia.

2. In September 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Audrey Saddler, which complaint related both to the care and treatment rendered to the patient by Dr. Crigger and his alleged unprofessional conduct.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2008, a response to the complaint was filed by Dr. Crigger.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Crigger, and in November 2008, the Complainant filed an additional response.

5. At the January 11, 2009, meeting of the Complaint Committee of 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. Crigger in the State of 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 12, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Crigger 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. Crigger 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. Crigger for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 12, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

IRAJ DERAKHSHAN, M.D.

COMPLAINT NO. 08-122-R

DECISION

FINDINGS OF FACT

1. Iraj Derakhshan, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 18591, and his address of record with the Board is in Charleston, West Virginia.

2. In September 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Earl C. Russell, which complaint related to the alleged inappropriate discharge of the Complainant by Dr. Derakhshan.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2008, a response to the complaint was filed by Dr. Derakhshan.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Derakhshan, and in November 2008, the Complainant filed an additional response.

5. At the January 11, 2009, meeting of the 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. Derakhshan in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 12, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Derakhshan 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. Derakhshan 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. Derakhshan for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 12, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

CATHY MARIE FUNK, M.D.

COMPLAINT NO. 08-107-M

DECISION

FINDINGS OF FACT

1. Cathy Marie Funk, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 19928, and her address of record with the Board is in Martinsburg, West Virginia.

2. In August 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Marjorie A. Messick, which complaint related to the alleged inappropriate discharge of the Complainant by Dr. Funk.

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. Funk.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Funk, and in November 2008, the Complainant filed an additional response.

5. At the January 11, 2009, meeting of the Complaint Committee of 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. Funk in the State of 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 12, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Funk 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. Funk 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. Funk for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 12, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

RONALD JAY HABERMAN, M.D.

COMPLAINT NO. 08-109-L

DECISION

FINDINGS OF FACT

1. Ronald Jay Haberman, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 22756, and his address of record with the Board is in Huntington, West Virginia.

2. In August 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Tina Leffingwell, which complaint related to the care and treatment rendered to the Complainant's son by Dr. Haberman.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2008, a response to the complaint was filed on behalf of Dr. Haberman.

4. Subsequently, the Complainant was forwarded the response filed on behalf of Dr. Haberman, and in November 2008, the Complainant filed an additional response.

5. At the January 11, 2009, meeting of the Complaint Committee of 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. Haberman in the State of 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 12, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Haberman 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. Haberman 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. Haberman for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 12, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

RONALD JAY HABERMAN, M.D.

COMPLAINT NO. 08-110-L

DECISION

FINDINGS OF FACT

1. Ronald Jay Haberman, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 22756, and his address of record with the Board is in Huntington, West Virginia.

2. In August 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Tina Leffingwell, which complaint related to the care and treatment rendered to the Complainant's daughter by Dr. Haberman.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2008, a response to the complaint was filed on behalf of Dr. Haberman.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Haberman, and in November 2008, the Complainant filed an additional response.

5. At the January 11, 2009, meeting of the Complaint Committee of 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. Haberman in the State of 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 12, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Haberman 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. Haberman 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. Haberman for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 12, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ANDREW HOWLETT, P.A.-C.

COMPLAINT NO. 08-65-B

DECISION

FINDINGS OF FACT

1. Andrew Howlett, P.A.-C., holds a license to practice as a physician assistant in West Virginia, License No. 01057, and his address of record with the Board is in Romney, West Virginia.

2. In May 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Joseph Braddock, which complaint related to care and treatment rendered to the Complainant by Mr. Howlett.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in September 2008, Mr. Howlett filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Mr. Howlett and the Complainant filed no additional response.

5. At the January 11, 2009, meeting of the Complaint Committee of 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. Howlett, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 12, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are 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. Howlett 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. Howlett 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. Howlett for reasons set forth in W. Va. Code § 30-3-16 or in the rules promulgated thereunder.

DATE ENTERED: January 12, 2009

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. 08-101-C

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 July 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Phyllis Coleman, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant's son by Dr. Jarvis.

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. Jarvis.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Jarvis and the Complainant filed no additional response.

5. At the January 11, 2009, meeting of the Complaint Committee of 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. 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 January 12, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. 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 no evidence showing that there is a violation of 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 no 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: January 12, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

KURUVILLA JOHN, M.D.

COMPLAINT NO. 08-111-N

DECISION

FINDINGS OF FACT

1. Kuruvilla John, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 16097, and his address of record with the Board is in South Charleston, West Virginia.

2. In August 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Carl E. Nichols, which complaint related both to the care and treatment rendered to the Complainant by Dr. John and his alleged unprofessional conduct.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2008, a response to the complaint was filed by Dr. John.

4. Subsequently, the Complainant was forwarded the response filed by Dr. John, and the Complainant filed no additional response.

5. At the January 11, 2009, meeting of the Complaint Committee of 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. John in the State of 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 12, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. John 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. John 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. John for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 12, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ANANTHAN KRISHNATHAS, M.D.

COMPLAINT NO. 08-38-S

DECISION

FINDINGS OF FACT

1. Ananthan Krishnathas, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 21702, and his address of record with the Board is in South Charleston, West Virginia.

2. In March 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Racheale Stringer, Power of Attorney for her mother, which complaint related to the care and treatment rendered to the patient by Dr. Krishnathas.

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. Krishnathas.

4. Subsequently, the Complainant was forwarded the response filed on behalf of Dr. Krishnathas, and in July 2008, the Complainant filed an additional response.

5. Additional records were subpoenaed and reviewed.

6. At the January 11, 2009, meeting of the Complaint Committee of 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. Krishnathan in the State of 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 12, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Krishnathas 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. Krishnathas 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. Krishnathas for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 12, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ALBERT KI-KIN LEUNG, M.D.

COMPLAINT NO. 08-103-0

DECISION

FINDINGS OF FACT

1. Albert Ki-Kin Leung, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 17789, and his address of record with the Board is in Martinsburg, West Virginia.

2. In July 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Rayanna Marie Osbourne, which complaint related to alleged unprofessional conduct with respect to the alleged fraudulent billing of the Complainant and her insurance company by Dr. Leung.

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. Leung.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Leung and the Complainant filed no additional response.

5. At the January 11, 2009, meeting of the Complaint Committee of 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. Leung in the State of 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 12, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Leung 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. Leung 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. Leung for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 12, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ANGELA DENISE OGLESBY, M.D.

COMPLAINT NO. 08-36-R

DECISION

FINDINGS OF FACT

1. Angela Denise Oglesby, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 22161, and her address of record with the Board is in Harpers Ferry, West Virginia.

2. In March 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Priscilla A. Rodd, which complaint related both to the care and treatment rendered to the patient by Dr. Oglesby and her alleged unprofessional conduct.

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. Oglesby.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Oglesby, and in May 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. Oglesby was not unprofessional in her conduct and had not deviated from the standard of care. However, the independent medical consultant

suggested that Dr. Oglesby review her technique.

6. At the January 11, 2009, meeting of the Complaint Committee of 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. Oglesby in the State of 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 12, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Oglesby 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. Oglesby 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. Oglesby for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 12, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

H.S. RAMESH, M.D.

COMPLAINT NO. 08-45-G

DECISION

FINDINGS OF FACT

1. H.S. Ramesh, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 17815, 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 Marilyn L. Grubbs, which complaint related to the care and treatment rendered to the Complainant by Dr. Ramesh.

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. Ramesh.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Ramesh, and in June 2008, the Complainant filed an additional response.

5. Further investigation was conducted by the Board investigator.

6. At the January 11, 2009, meeting of the Complaint Committee of 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. Ramesh in the State of 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 12, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Ramesh 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. Ramesh 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. Ramesh for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 12, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

H.S. RAMESH, M.D.

COMPLAINT NO. 08-132-J

DECISION

FINDINGS OF FACT

1. H.S. Ramesh, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 17815, and his address of record with the Board is in Charleston, West Virginia.

2. In September 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Jeremy Justice, which complaint related to the care and treatment rendered to the Complainant by Dr. Ramesh.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2008, a response to the complaint was filed by Dr. Ramesh.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Ramesh, and in December 2008, the Complainant filed an additional response.

5. At the January 11, 2009, meeting of the Complaint Committee of 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. Ramesh in the State of 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 12, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Ramesh 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. Ramesh 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. Ramesh for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 12, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ROBERTO REYNA CISNEROS, M.D.

COMPLAINT NO. 08-106-M

DECISION

FINDINGS OF FACT

1. Roberto Reyna Cisneros, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 19524, and his address of record with the Board is in Martinsburg, West Virginia.

2. In August 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Marjorie A. Messick, which complaint related to the care and treatment rendered to the Complainant by Dr. Reyna Cisneros.

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. Reyna Cisneros.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Reyna Cisneros, and in November 2008, the Complainant filed an additional response.

5. At the January 11, 2009, meeting of the Complaint Committee of 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. Reyna Cisneros in the State of 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 12, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Reyna Cisneros 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. Reyna Cisneros 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. Reyna Cisneros for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 12, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MUHAMMAD SALMAN, M.D.

COMPLAINT NO. 08-73-S

DECISION

FINDINGS OF FACT

1. Muhammad Salman, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 19711, and his address of record with the Board is in Nutter Fort, West Virginia.

2. In May 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Randy H. Shaw, which complaint related to alleged unprofessional conduct with respect to the alleged failure to conform to AMA standards on release of medical records to the Complainant by Dr. Salman.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in September 2008, a response to the complaint was filed by Dr. Salman.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Salman and the Complainant filed no additional response.

5. At the January 11, 2009, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to

deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Salman in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 12, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Salman 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. Salman 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. Salman for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 12, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

SAM A. SKAFF, M.D.

COMPLAINT NO. 08-115-M

DECISION

FINDINGS OF FACT

1. Sam A. Skaff, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 18485, and his address of record with the Board is in Charleston, West Virginia.

2. In September 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Lilah M. Michael, which complaint related to both the alleged unprofessional conduct with respect to the failure to furnish medical records and the alleged resulting delay in the care and treatment rendered to the Complainant's children caused by Dr. Skaff.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2008, a response to the complaint was filed by Dr. Skaff.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Skaff, and the Complainant filed no additional response.

5. At the January 11, 2009, meeting of the Complaint Committee of 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. Skaff in the State of 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 12, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Skaff 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. Skaff 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. Skaff for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 12, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

HANAN MAHMOUD TOSSON, M.D.

COMPLAINT NO. 08-116-M

DECISION

FINDINGS OF FACT

1. Hanan Mahmoud Tosson, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 22845, and her address of record with the Board is in Morgantown, West Virginia.

2. In September 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Christina Marie Miller, which complaint related both to the care and treatment rendered to the complainant's children by Dr. Tosson and her alleged unprofessional conduct.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2008, a response to the complaint was filed by Dr. Tosson.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Tosson, and the Complainant filed no additional response.

5. At the January 11, 2009, meeting of the Complaint Committee of 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. Tosson in the State of 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 12, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Tosson 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. Tosson 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. Tosson for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 12, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

CHRISTY LYNN TREADWAY, M.D.

COMPLAINT NO. 08-123-R

DECISION

FINDINGS OF FACT

1. Christy Lynn Treadway, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 21037, and her address of record with the Board is in Charleston, West Virginia.

2. In September 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Cameron Riffe, which complaint related both to the care and treatment rendered to the patient by Dr. Treadway and her alleged unprofessional conduct.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2008, a response to the complaint was filed on behalf of Dr. Treadway.

4. Subsequently, the Complainant was forwarded the response filed on behalf of Dr. Treadway, and the Complainant filed no additional response.

5. At the January 11, 2009, meeting of the Complaint Committee of 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. Treadway in the State of 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 12, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Treadway 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. Treadway 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. Treadway for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 12, 2009

FOR THE COMMITTEE:



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. 08-128-K

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 September 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from John Michael Kounse, which complaint related to alleged unprofessional conduct with respect to the alleged unethical, willful violation of confidential communications and the failure to conform to the AMA ethical standards by Dr. Webb.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 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 January 11, 2009, meeting of the Complaint Committee of 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. 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 January 12, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Webb 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. Webb 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. Webb for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 12, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

BRIAN ROLAND WHYTE, M.D.

COMPLAINT NO. 08-112-A

DECISION

FINDINGS OF FACT

1. Brian Roland Whyte, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 22852, and his address of record with the Board is in Beckley, West Virginia.

2. In August 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Terri M. Adkins, which complaint related to the care and treatment rendered to the Complainant by Dr. Whyte.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2008, a response to the complaint was filed by Dr. Whyte.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Whyte, and the Complainant filed no additional response.

5. At the January 11, 2009, meeting of the Complaint Committee of 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. Whyte in the State of 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 12, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Whyte 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. Whyte 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. Whyte for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 12, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

WEST VIRGINIA BOARD OF MEDICINE

Complaints/Investigations - 2009

Closed Cases - No Probable Cause Found/

No Disciplinary Sanction

MONTH OF MARCH, 2009

08-141-P David Lee Caraway, M.D.
08-147-R Rodney Douglas Dean, M.D.
07-13-D Iraj Derakhshan, M.D.
08-149-H Peter John Edgerton, M.D.
08-150-H Mario Gustavo Estolano, M.D.
08-130-W Seyed Abdolreza Ghodsi, M.D.
08-138-G Weixing Guo, M.D.
08-126-A James Andrew Lohan, M.D.
08-151-B David Richard Lough, M.D.
08-124-R Joseph Henry Matusic, M.D.
08-108-C George Leo McKay, M.D.
08-144-C John Allen McKnight, M.D.
08-168-C David Farbod Meriwether, M.D.
08-131-W Muhammed Samer Nasher-Alneam, M.D.
08-145-S Florencio Pascual Neri, Jr., M.D.
08-39-S Michael John Parsons, M.D.
08-133-S Jaiyoung Ryu, M.D.
08-98-Y Gregory Michael Saracco, M.D.
07-61-B Emmanuel Olusola Soyoola, M.D.
08-164-B Pamela Joan Sullivan, M.D.
08-148-P Frank John Trupo, M.D.
08-136-S Gary Jackson Tucker, M.D.
08-139-R Vanessa Angelina Urban, M.D.
08-169-C Deleno H. Webb, III, M.D.

TOTAL 24

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DAVID LEE CARAWAY, M.D.

COMPLAINT NO. 08-141-P

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 October 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Clyde Pauley, which complaint related to alleged unprofessional conduct with respect to the discontinuation of certain types of medication to the Complainant by Dr. Caraway.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in December 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 December 2008, the Complainant filed an additional response.

5. At the March 8, 2009, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable,

unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Caraway in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 9, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Caraway 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. Caraway 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. Caraway for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

RODNEY DOUGLAS DEAN, M.D.

COMPLAINT NO. 08-147-R

DECISION

FINDINGS OF FACT

1. Rodney Douglas Dean, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 11047, and his address of record with the Board is in South Charleston, West Virginia.

2. In October 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Patsy Roe, which complaint related to the care and treatment rendered to the Complainant by Dr. Dean.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2008, a response to the complaint was filed by Dr. Dean.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Dean, and the Complainant filed no additional response.

5. At the March 8, 2009, meeting of the Complaint Committee of 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. Dean in the State of 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 9, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Dean 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. Dean 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. Dean for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

IRAJ DERAKHSHAN, M.D.

COMPLAINT NO. 07-13-D

DECISION

FINDINGS OF FACT

1. Iraj Derakhshan, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 18591, and his address of record with the Board is in Charleston, West Virginia.

2. In January 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from the West Virginia Board of Pharmacy, which complaint related to Dr. Derakhshan allegedly writing prescriptions with false or inaccurate directions for use during a longer period of time than noted on the prescription, while orally instructing patients to take medication in a completely different manner, resulting in prescription bottles labeled with directions for use other than intended.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2007, a response to the complaint was filed by Dr. Derakhshan.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Derakhshan, and in March 2007, the Complainant filed an additional response.

5. Additional records were subpoenaed and sent for review by an independent medical consultant, who agreed to perform

the task, but who abandoned the effort, repeatedly refused to respond to inquiries and ultimately failed to file a timely written report with the Complaint Committee, with no notice and no explanation.

6. At the March 8, 2009, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received and noted that the provisions of W. Va. Code §30-3-9(f) prohibit further proceedings in this matter as the statutory deadline of two (2) years had been exceeded and no further investigation could be lawfully completed.

7. It was determined that because of the failure of the independent medical consultant to honor his commitment 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 the Complaint Committee was unable to proceed against the license to practice medicine and surgery of Dr. Derakhshan in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 9, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its

Complaint Committee 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. Derakhshan 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. Derakhshan 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. Derakhshan for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 9, 2009

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle". The signature is written in a cursive style with a large initial "R".

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

PETER JOHN EDGERTON, M.D.

COMPLAINT NO. 08-149-H

DECISION

FINDINGS OF FACT

1. Peter John Edgerton, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 19774, and his address of record with the Board is in Weston, West Virginia.

2. In October 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Tony Herndon, which complaint related to alleged unprofessional conduct with respect to both the care and treatment rendered to the Complainant and the inappropriate discharge of the Complainant by Dr. Edgerton.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in December 2008, a response to the complaint was filed by Dr. Edgerton.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Edgerton and the Complainant filed no additional response.

5. At the March 8, 2009, meeting of the Complaint Committee of 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. Edgerton in the State of 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 9, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Edgerton 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. Edgerton 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. Edgerton for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MARIO GUSTAVO ESTOLANO, M.D.

COMPLAINT NO. 08-150-H

DECISION

FINDINGS OF FACT

1. Mario Gustavo Estolano, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 18489, and his address of record with the Board is in Allison Park, Pennsylvania.

2. In November 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Scott C. Huxtable, III, which complaint related to the care and treatment rendered to the Complainant by Dr. Estolano.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in December 2008, a response to the complaint was filed by Dr. Estolano.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Estolano, and the Complainant filed no additional response.

5. At the March 8, 2009, meeting of the Complaint Committee of 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. Estolano in the State of 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 9, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Estolano 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. Estolano 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. Estolano for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

SEYED ABDOLREZA GHODSI, M.D.

COMPLAINT NO. 08-130-W

DECISION

FINDINGS OF FACT

1. Seyed Abdolreza Ghodsi, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 20199, and his address of record with the Board is in Parkersburg, West Virginia.

2. In September 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Linda K. Woodrin, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Ghodsi.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2008, a response to the complaint was filed by Dr. Ghodsi.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Ghodsi and the Complainant filed no additional response.

5. At the March 8, 2009, meeting of the Complaint Committee of 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. Ghodsi in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 9, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Ghodsi 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. Ghodsi 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. Ghodsi for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

WEIXING GUO, M.D.

COMPLAINT NO. 08-138-G

DECISION

FINDINGS OF FACT

1. Weixing Guo, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 20962, and his address of record with the Board is in Charleston, West Virginia.

2. In October 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from David R. Gibson, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Guo.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in December 2008, a response to the complaint was filed by Dr. Guo.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Guo and the Complainant filed no additional response.

5. At the March 8, 2009, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that with respect to this complaint there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the

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. Guo in the State of 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 9, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Guo 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. Guo 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. Guo for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JAMES ANDREW LOHAN, M.D.

COMPLAINT NO. 08-126-A

DECISION

FINDINGS OF FACT

1. James Andrew Lohan, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 21187, and his address of record with the Board is in Charleston, West Virginia.

2. In September 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Terri M. Adkins, which complaint related to the care and treatment rendered to the Complainant by Dr. Lohan.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2008, a response to the complaint was filed by Dr. Lohan.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Lohan, and the Complainant filed no additional response.

5. At the March 8, 2009, meeting of the Complaint Committee of 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. Lohan in the State of 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 9, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Lohan 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. Lohan 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. Lohan for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DAVID RICHARD LOUGH, M.D.

COMPLAINT NO. 08-151-B

DECISION

FINDINGS OF FACT

1. David Richard Lough, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 17615, and his address of record with the Board is in Charleston, West Virginia.

2. In November 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Patricia A. Brown, which complaint related both to the care and treatment rendered to the patient by Dr. Lough and his alleged unprofessional conduct.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2008, a response to the complaint was filed by Dr. Lough.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Lough, and in January 2009, the Complainant filed an additional response.

5. At the March 8, 2009, meeting of the Complaint Committee of 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. Lough in the State of 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 9, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Lough 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. Lough 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. Lough for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JOSEPH HENRY MATUSIC, M.D.

COMPLAINT NO. 08-124-R

DECISION

FINDINGS OF FACT

1. Joseph Henry Matusic, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 16381, and his address of record with the Board is in Hurricane, West Virginia.

2. In September 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Tim Runyan, which complaint related to alleged unprofessional conduct with respect to billing and insurance practices by Dr. Matusic.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2008, a response to the complaint was filed by Dr. Matusic.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Matusic and the Complainant filed no additional response.

5. At the March 8, 2009, meeting of the Complaint Committee of 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. Matusic in the State of 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 9, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Matusic 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. Matusic 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. Matusic for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

GEORGE LEO MCKAY, M.D.

COMPLAINT NO. 08-108-C

DECISION

FINDINGS OF FACT

1. George Leo McKay, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 17476, and his address of record with the Board is in Huntington, West Virginia.

2. In August 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Frances H. Carnes, which complaint related to the care and treatment rendered to the Complainant by Dr. McKay.

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. McKay.

4. Subsequently, the Complainant was forwarded the response filed by Dr. McKay, and in October 2008, the Complainant filed an additional response.

5. Additional records were subpoenaed and reviewed.

6. At the March 8, 2009, meeting of the Complaint Committee of 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. McKay in the State of 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 9, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. McKay 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. McKay 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. McKay for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JOHN ALLEN McKNIGHT, M.D.

COMPLAINT NO. 08-144-C

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 October 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Kathy Clark, which complaint related to alleged unprofessional conduct with respect to billing and insurance practices by Dr. McKnight.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2008, a response to the complaint was filed by Dr. McKnight.

4. Subsequently, the Complainant was forwarded the response filed by Dr. McKnight and the Complainant filed no additional response.

5. At the March 8, 2009, meeting of the Complaint Committee of 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. 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 March 9, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. McKnight 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. McKnight 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. McKnight for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DAVID FARBOD MERIWETHER, M.D.

COMPLAINT NO. 08-168-C

DECISION

FINDINGS OF FACT

1. David Farbod Meriwether, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 14677, and his address of record with the Board is in Ronceverte, West Virginia.

2. In December 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Chloe Lynn Cochran, which complaint related to the care and treatment rendered to the Complainant by Dr. Meriwether.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2009, a response to the complaint was filed by Dr. Meriwether.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Meriwether, and in February 2009, the Complainant filed an additional response.

5. At the March 8, 2009, meeting of the 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. Meriwether in the State of 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 9, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Meriwether 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. Meriwether 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. Meriwether for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MUHAMMED SAMER NASHER-ALNEAM, M.D.

COMPLAINT NO. 08-131-W

DECISION

FINDINGS OF FACT

1. Muhammed Samer Nasher-Alneam, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 21191, and his address of record with the Board is in South Charleston, West Virginia.

2. In September 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Jo Ann Brock, which complaint related to alleged unprofessional conduct with respect to the alleged inappropriate discharge of the Complainant by Dr. Nasher-Alneam.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2008, a response to the complaint was filed by Dr. Nasher-Alneam.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Nasher-Alneam and the Complainant filed no additional response.

5. At the March 8, 2009, meeting of the Complaint Committee of 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. Nasher-Alneam in the State of 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 9, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Nasher-Alneam 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. Nasher-Alneam 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. Nasher-Alneam for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

FLORENCIO PASCUAL NERI, JR., M.D.

COMPLAINT NO. 08-145-S

DECISION

FINDINGS OF FACT

1. Florencio Pascual Neri, Jr., M.D., holds a license to practice medicine and surgery in West Virginia, License No. 11431, and his address of record with the Board is in Princeton, West Virginia.

2. In October 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Dreama Spangler, which complaint related to alleged unprofessional conduct with respect to the alleged denial of care and treatment to the Complainant by Dr. Neri.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2008, a response to the complaint was filed by Dr. Neri.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Neri and the Complainant filed no additional response.

5. At the March 8, 2009, meeting of the Complaint Committee of 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. Neri in the State of 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 9, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Neri 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.

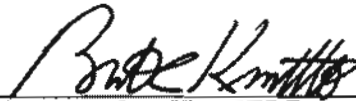
3. The evidence presented fails to show that the license of Dr. Neri to practice medicine and surgery in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a

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. Neri for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 9, 2009

FOR THE COMMITTEE:



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. 08-39-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 March 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Cheryl Sypolt, which complaint related both to the care and treatment rendered to the complainant by Dr. Parsons and his alleged unprofessional conduct.

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 in July 2008, the Complainant filed an additional response.

5. Additional records were subpoenaed and reviewed.

6. Dr. Parsons appeared for a full discussion of the matter before the Complaint Committee of the Board on March 8, 2009.

7. At the March 8, 2009, meeting of the Complaint

Committee of 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. 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 March 9, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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 and no evidence of engaging in unprofessional, unethical and dishonorable conduct [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e), (j) and(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: March 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JAIYOUNG RYU, M.D.

COMPLAINT NO. 08-133-S

DECISION

FINDINGS OF FACT

1. Jaiyoung Ryu, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 16912, and his address of record with the Board is in Morgantown, West Virginia.

2. In September 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Roger D. Shahan, which complaint related to the care and treatment rendered to the Complainant by Dr. Ryu.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2008, a response to the complaint was filed by Dr. Ryu.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Ryu, and in January 2009, the Complainant filed an additional response.

5. At the March 8, 2009, meeting of the Complaint Committee of 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. Ryu in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 9, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Ryu is unqualified to practice medicine 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. Ryu 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. Ryu for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

GREGORY MICHAEL SARACCO, M.D.

COMPLAINT NO. 08-98-Y

DECISION

FINDINGS OF FACT

1. Gregory Michael Saracco, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 16191, and his address of record with the Board is in Wheeling, West Virginia.

2. In July 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Jessica Ybanez-Morano, M.D., which complaint related to alleged unprofessional conduct regarding alleged harassment in the form of a disruptive and offensive confrontation with the complainant by Dr. Saracco.

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. Saracco.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Saracco and in September 2008, the Complainant filed an additional response.

5. Dr. Saracco appeared with counsel for a full discussion of the matter before the Complaint Committee of the Board on January 11, 2009, and further investigation was directed.

6. At the March 8, 2009, meeting of the 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 insufficient reason to proceed against the license to practice medicine and surgery of Dr. Saracco in the State of 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 9, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Saracco 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. Saracco 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. Saracco for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

EMMANUEL OLUSOLA SOYOOLA, M.D.

COMPLAINT NO. 07-61-B

DECISION

FINDINGS OF FACT

1. Emmanuel Olusola Soyoola, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 21399, and his address of record with the Board is in Logan, West Virginia.

2. In April 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Crystal G. Ball, which complaint related to alleged unprofessional conduct relating to inappropriate sexual contact with the Complainant by Dr. Soyoola.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in May 2007, a response to the complaint was filed by Dr. Soyoola.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Soyoola and in June 2007, the Complainant filed an additional response.

5. Additional records were subpoenaed and reviewed. The Board requested additional evidence from Dr. Soyoola, which Dr. Soyoola refused to provide.

5. At the March 8, 2009, meeting of the 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 insufficient reason to proceed against the license to practice medicine and surgery of Dr. Soyoola in the State of 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 9, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Soyoola 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. Soyoola 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. Soyoola for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

PAMELA JOAN SULLIVAN, M.D.

COMPLAINT NO. 08-164-B

DECISION

FINDINGS OF FACT

1. Pamela Joan Sullivan, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 12090, and her address of record with the Board is in Morgantown, West Virginia.

2. In November 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Pamela Brown, which complaint related both to the care and treatment rendered to the complainant by Dr. Sullivan and her alleged unprofessional conduct.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2009, a response to the complaint was filed by Dr. Sullivan.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Sullivan, and in February 2009, the Complainant filed an additional response.

5. At the March 8, 2009, meeting of the Complaint Committee of 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. Sullivan in the State of 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 9, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Sullivan 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. Sullivan 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. Sullivan for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

FRANK JOHN TRUPO, M.D.

COMPLAINT NO. 08-148-P

DECISION

FINDINGS OF FACT

1. Frank John Trupo, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 14394, and his address of record with the Board is in Charleston, West Virginia.

2. In October 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Cheryl L. Pennington, which complaint related to alleged unprofessional conduct with respect to the receipt of payment in full by both the Complainant and the Complainant's insurance company without the necessary corrected refund of overpayments by Dr. Trupo.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in December 2008, a response to the complaint was filed by Dr. Trupo.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Trupo and in December 2008, the Complainant filed an additional response noting the overpayment had now been refunded.

5. At the March 8, 2009, meeting of the Complaint Committee of 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. Trupo in the State of 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 9, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Trupo 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. Trupo 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. Trupo for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

GARY JACKSON TUCKER, M.D.

COMPLAINT NO. 08-136-S

DECISION

FINDINGS OF FACT

1. Gary Jackson Tucker, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 18392, and his address of record with the Board is in Parkersburg, West Virginia.

2. In October 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Joseph F. Sullivan, which complaint related both to the care and treatment rendered to the Complainant by Dr. Tucker and his alleged unprofessional conduct with respect to inappropriate discharge of the Complainant.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2008, a response to the complaint was filed by Dr. Tucker.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Tucker, and in December 2008, the Complainant filed an additional response.

5. Dr. Tucker appeared with counsel for a full discussion of the matter before the Complaint Committee of the Board on March 8, 2009.

7. At the March 8, 2009, meeting of the 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. Tucker in the State of 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 9, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Tucker 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. Tucker 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 and insufficient evidence of unprofessional, dishonorable and unethical conduct [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e, (j) and (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. Tucker for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

VANESSA ANGELINA URBAN, M.D.

COMPLAINT NO. 08-139-R

DECISION

FINDINGS OF FACT

1. Vanessa Angelina Urban, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 22172, and her address of record with the Board is in Schaumburg, Illinois.

2. In October 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Chris Riley, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Urban.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in December 2008, a response to the complaint was filed by Dr. Urban.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Urban and in December 2008, the Complainant filed an additional response.

5. At the March 8, 2009, meeting of the Complaint Committee of 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. Urban in the State of 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 9, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Urban 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. Urban 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. Urban for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 9, 2009

FOR THE COMMITTEE:



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. 08-169-C

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 December 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from William W. Crozier, which complaint related to the care and treatment rendered to the Complainant by Dr. Webb.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2009, a response to the complaint was filed by Dr. Webb.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Webb, and in February 2009, the Complainant filed an additional response.

5. At the March 8, 2009, meeting of the Complaint Committee of 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 March 9, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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: March 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

WEST VIRGINIA BOARD OF MEDICINE

Complaints/Investigations - 2009

Closed Cases - No Probable Cause Found/

No Disciplinary Sanction

MONTH OF MAY, 2009

08-165-H Hazem Abdel-Hafeez Al-Ashhab, M.D.
09-20-V Walid H. Azzo, M.D.
09-08-D Ronald Ernie Barebo, M.D.
09-16-S Vivian Jean Carr, P.A.-C.
09-19-N Charles Fernandez Chong, M.D.
09-30-S Consuela J. Cruden-Parham, M.D.
08-121-S Iraj Derakhshan, M.D.
08-137-S John Wesley Ellis, M.D.
08-142-C Daniel Ewell Hendricks, M.D.
09-17-W Michael P. Iannetti, M.D.
09-06-B Hassan Arshad Jafary, M.D.
08-166-B Hassan Asghar Jafary, M.D.
08-161-G Karunasree Kanuri, M.D.
09-07-V Mehran Khajavi, M.D.
08-52-S Kristina Aldona Maciunas, M.D.
08-27-T Lamberto Cendana Maramba, M.D.
08-158-B Craig Michael Morgan, M.D.
09-18-B Kelly Raphael Nelson, M.D.
08-113-R Ebenezer Jaron Obenza, M.D.
08-160-W Ebenezer Jaron Obenza, M.D.
08-163-A Daniel Brent Prudich, M.D.
08-159-M Tony Keith Virgin, M.D.
09-15-B Peter Volkmar Kiesinger Wentzel, M.D.
08-140-J John Bowman White, III, D.P.M.

TOTAL 24

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

HAZEM ABDEL-HAFEEZ AL-ASHHAB, M.D.

COMPLAINT NO. 08-165-B

DECISION

FINDINGS OF FACT

1. Hazem Abdel-Hafeez Al-Ashhab, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 20498, and his address of record with the Board is in Charleston, West Virginia.

2. In December 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Helen Hicks, which complaint related to alleged unprofessional conduct with respect to failure to furnish complete medical records to the Complainant by Dr. Al-Ashhab.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2009, a response to the complaint was filed by Dr. Al-Ashhab.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Al-Ashhab and the Complainant filed no additional response.

5. At the May 10, 2009, meeting of the Complaint Committee of 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. Al-Ashhab in the State of 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 11, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Al-Ashhab 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. Al-Ashhab 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. Al-Ashhab for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 11, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

WALID H. AZZO, M.D.

COMPLAINT NO. 09-20-V

DECISION

FINDINGS OF FACT

1. Walid H. Azzo, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 17728, and his address of record with the Board is in Bluefield, West Virginia.

2. In February 2009, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Julian Van Buren, which complaint related to the care and treatment rendered to the Complainant following knee surgery by Dr. Azzo.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2009, a response to the complaint was filed by Dr. Azzo.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Azzo, and in March 2009, the Complainant filed an additional response.

5. At the May 10, 2009, meeting of the Complaint Committee of 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. Azzo in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 11, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Azzo 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. Azzo 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. Azzo for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 11, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

RONALD ERNIE BAREBO, M.D.

COMPLAINT NO. 09-08-D

DECISION

FINDINGS OF FACT

1. Ronald Ernie Barebo, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 18110, and his address of record with the Board is in Huntington, West Virginia.

2. In January 2009, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Deborah Dahler, which complaint related to alleged unprofessional conduct with respect to the inappropriate denial to enter into a patient-physician relationship with the Complainant by Dr. Barebo.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2009, a response to the complaint was filed by Dr. Barebo.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Barebo and the Complainant filed no additional response.

5. At the May 10, 2009, meeting of the Complaint Committee of 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. Barebo in the State of 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 11, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Barebo 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. Barebo 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. Barebo for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 11, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

VIVIAN JEAN CARR, P.A.-C.

COMPLAINT NO. 09-16-S

DECISION

FINDINGS OF FACT

1. Vivian Jean Carr, P.A.-C., holds a license to practice as a physician assistant in West Virginia, License No. 01039, and her address of record with the Board is in Gassaway, West Virginia.

2. In January 2009, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Carolyn Smith, which complaint related to both the care and treatment rendered to the Complainant by Ms. Carr and her alleged unprofessional conduct with respect to inappropriate comments during an examination.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in March 2009, Ms. Carr filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Ms. Carr and in March and April of 2009, the Complainant filed additional responses.

5. At the May 10, 2009, meeting of the Complaint Committee of 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. Carr, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 11, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are 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. Carr 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. Carr 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. Carr for reasons set forth in W. Va. Code § 30-3-16 or in the rules promulgated thereunder.

DATE ENTERED: May 11, 2009

FOR THE COMMITTEE



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

CHARLES FERNANDEZ CHONG, M.D.

COMPLAINT NO. 09-19-N

DECISION

FINDINGS OF FACT

1. Charles Fernandez Chong, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 11547, and his address of record with the Board is in Bristol, West Virginia.

2. In February 2009, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Amanda Nicholas-Kendall, which complaint related to alleged unprofessional conduct with respect to possible inappropriate comments by Dr. Chong during an appointment with the Complainant.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in March 2009, a response to the complaint was filed by Dr. Chong.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Chong and in April 2009, the Complainant filed an additional response.

5. At the May 10, 2009, meeting of the Complaint Committee of 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. Chong in the State of 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 11, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Chong 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. Chong 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. Chong for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 11, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

CONSUELA J. CRUDEN-PARHAM, M.D.

COMPLAINT NO. 09-30-S

DECISION

FINDINGS OF FACT

1. Consuela J. Cruden-Parham, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 22939, and her address of record with the Board is in Martinsburg, West Virginia.

2. In February 2009, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Brandy S. Sharritt, which complaint related to the alleged failure to practice acceptably by Dr. Cruden-Parham, while caring for the Complainant during child birth.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in March 2009, a response to the complaint was filed by Dr. Cruden-Parham.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Cruden-Parham, and in April 2009, the Complainant filed an additional response.

5. At the May 10, 2009, meeting of the Complaint Committee of 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. Cruden-Parham in the State of 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 11, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Cruden-Parham 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.

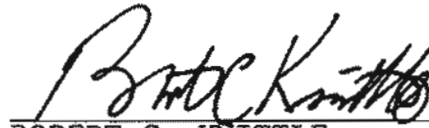
3. The evidence presented fails to show that the license of Dr. Cruden-Parham to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery with that

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. Cruden-Parham for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 11, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

IRAJ DERAKHSHAN, M.D.

COMPLAINT NO. 08-121-S

DECISION

FINDINGS OF FACT

1. Iraj Derakhshan, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 18591, and his address of record with the Board is in Charleston, West Virginia.

2. In September 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Bettina Schronce, which complaint related to the care and treatment rendered to the Complainant's daughter by Dr. Derakhshan due to his alleged inadequate and unprofessional appointment scheduling practices.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2008, a response to the complaint was filed by Dr. Derakhshan.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Derakhshan and the Complainant filed no additional response.

5. At the May 10, 2009, meeting of the Complaint Committee of 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. Derakhshan in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 11, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Derakhshan 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. Derakhshan 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. Derakhshan for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 11, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JOHN WESLEY ELLIS, M.D.

COMPLAINT NO. 08-137-S

DECISION

FINDINGS OF FACT

1. John Wesley Ellis, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 16478, and his address of record with the Board is in Inwood, West Virginia.

2. In October 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Irma J. Sewell, which complaint related to both Dr. Ellis' alleged care and treatment rendered to the Complainant and his alleged unprofessional conduct with respect to his possible failure to treat the patient for a severe anaphylactic reaction to a bee sting and instead inquiring about the Complainant's drug use.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in December 2008, a response to the complaint was filed by Dr. Ellis.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Ellis, and in January 2009, the Complainant filed an additional response.

5. Additional records were subpoenaed and reviewed.

6. At the May 10, 2009, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and

determined that Dr. Ellis had in fact treated the Complainant for the bee sting and 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. Ellis in the State of 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 11, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Ellis 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. Ellis 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. Ellis for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 11, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DANIEL EWELL HENDRICKS, M.D.

COMPLAINT NO. 08-142-C

DECISION

FINDINGS OF FACT

1. Daniel Ewell Hendricks, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 08529, and his address of record with the Board is in Martinsburg, West Virginia.

2. In October 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Bruce M. Clark, which complaint related both to the care and treatment rendered to a patient by Dr. Hendricks allegedly in violation of a previous Consent Order and his alleged failure to maintain proper written medical records.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in December 2008, a response to the complaint was filed by Dr. Hendricks.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Hendricks, and in February 2009, the Complainant filed an additional response.

5. Dr. Hendricks appeared for a full discussion of the matter before the Complaint Committee of the Board on May 10, 2009.

6. At the May 10, 2009, meeting of the Complaint

Committee of 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. Hendricks in the State of 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 11, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Hendricks 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. Hendricks 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. Hendricks for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 11, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MICHAEL P. IANNETTI, M.D.

COMPLAINT NO. 09-17-W

DECISION

FINDINGS OF FACT

1. Michael P. Iannetti, M.D., is a resident at the West Virginia University Department of Medicine and his address of record with the Board is in Morgantown, West Virginia.

2. In January 2009, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Harry E. Wyckoff, Jr., which complaint related to alleged unprofessional conduct with respect to the inappropriate discharge of the Complainant by Dr. Iannetti while Dr. Iannetti was a first year resident at West Virginia University School of Medicine at the Medical Group Practice Clinic at West Virginia University, Morgantown, West Virginia.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in March 2009, a response to the complaint was filed by Dr. Iannetti.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Iannetti and in April 2009, the Complainant filed an additional response.

5. At the May 10, 2009, meeting of the Complaint Committee of 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. Iannetti in the State of 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 11, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Iannetti 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 ability of Dr. Iannetti 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 ability to practice medicine and surgery of Dr. Iannetti for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 11, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

HASSAN ARSHAD JAFARY, M.D.

COMPLAINT NO. 09-06-B

DECISION

FINDINGS OF FACT

1. Hassan Arshad Jafary, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 23054, and his address of record with the Board is in Beckley, West Virginia.

2. In December 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Byron D. Breckenridge, which complaint related to alleged unprofessional conduct with respect to the inappropriate discharge of the Complainant by Dr. Jafary.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2009, a response to the complaint was filed on behalf of Dr. Jafary.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Jafary and in April 2009, the Complainant filed an additional response in which he requested the complaint be dropped and apologized for "falsely alerting the board" as the charges were "unfounded".

5. At the May 10, 2009, meeting of the Complaint Committee of 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. Jafary in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 11, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Jafary 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. Jafary 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. Jafary for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 11, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

HASSAN ASGHAR JAFARY, M.D.

COMPLAINT NO. 08-166-B

DECISION

FINDINGS OF FACT

1. Hassan Asghar Jafary, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 18030, and his address of record with the Board is in Beckley, West Virginia.

2. In December 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Byron D. Breckenridge, which complaint related to alleged unprofessional conduct with respect to the inappropriate discharge of the Complainant by Dr. Jafary and the alleged resulting offensive verbal confrontation.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2009, a response to the complaint was filed by Dr. Jafary.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Jafary and in January 2009, the Complainant filed an additional response. In April 2009, the Complainant filed a subsequent response in which he requested the complaint be dropped and apologized for "falsely alerting the board" as the charges were "unfounded".

5. At the May 10, 2009, meeting of the Complaint

Committee of 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. Jafary in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 11, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Jafary 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. Jafary 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. Jafary for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 11, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

KARUNASREE KANURI, M.D.

COMPLAINT NO. 08-161-G

DECISION

FINDINGS OF FACT

1. Karunasree Kanuri, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 22060, and her address of record with the Board is in Logan, West Virginia.

2. In November 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Kellie Glass and Brandi Sentz, which complaint related to the care and treatment rendered to the patients of Trinity Health Care Services of Mingo by Dr. Kanuri.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2009, a response to the complaint was filed by Dr. Kanuri.

4. Subsequently, the Complainants were forwarded the response filed by Dr. Kanuri, and in February 2009, the Complainants filed an additional response.

5. At the May 10, 2009, meeting of the Complaint Committee of 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. Kanuri in the State of 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 11, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Kanuri 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. Kanuri 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. Kanuri for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 11, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MEHRAN KHAJAVI, M.D.

COMPLAINT NO. 09-07-V

DECISION

FINDINGS OF FACT

1. Mehran Khajavi, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 22758, and his address of record with the Board is in Martinsburg, West Virginia.

2. In December 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Philip E. Vaden, which complaint related to the care and treatment rendered to the Complainant by Dr. Khajavi concerning his alleged failure to properly diagnose and treat the Complainant's condition.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2009, a response to the complaint was filed by Dr. Khajavi.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Khajavi, and in March 2009, the Complainant filed an additional response.

5. At the May 10, 2009, meeting of the Complaint Committee of 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. Khajavi in the State of 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 11, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Khajavi 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. Khajavi 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. Khajavi for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 11, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

KRISTINA ALDONA MACIUNAS, M.D.

COMPLAINT NO. 08-52-S

DECISION

FINDINGS OF FACT

1. Kristina Aldona Maciunas, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 17514, and her address of record with the Board is in Kearneysville, West Virginia.

2. In May 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Tammy R. Stemple, which complaint related to the care and treatment rendered to the Complainant's daughter by Dr. Maciunas.

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. Maciunas.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Maciunas, and the Complainant filed no additional response.

5. At the May 10, 2009, meeting of the Complaint Committee of 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. Maciunas in the State of 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 11, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Maciunas 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. Maciunas 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. Maciunas for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 11, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

LAMBERTO CENDANA MARAMBA, M.D.

COMPLAINT NO. 08-27-T

DECISION

FINDINGS OF FACT

1. Lamberto Cendana Maramba, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 10231, and his address of record with the Board is in Beckley, West Virginia.

2. In February 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Tom Truman, which complaint related to the care and treatment rendered to the Complainant's Mother-in-law by Dr. Maramba.

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. Maramba.

4. Subsequently, the Complainant was forwarded the response filed on behalf of Dr. Maramba, and in June 2008, the Complainant filed an additional response.

5. Dr. Maramba appeared for a full discussion of the matter before the Complaint Committee of the Board in September 2008.

6. 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. Maramba had both acted in a reasonable, professional manner and followed the standard of care.

7. At the May 10, 2009, meeting of the 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. Maramba in the State of 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 11, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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.

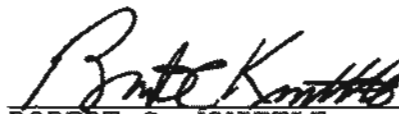
Maramba is unqualified to practice medicine and surgery in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is insufficient evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Maramba 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. Maramba for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 11, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

CRAIG MICHAEL MORGAN, M.D.

COMPLAINT NO. 08-158-B

DECISION

FINDINGS OF FACT

1. Craig Michael Morgan, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 15269, and his address of record with the Board is in Huntington, West Virginia.

2. In October 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Reverend Geraldine Burchett, which complaint related to the care and treatment rendered to the Complainant by Dr. Morgan.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2008, a response to the complaint was filed by Dr. Morgan.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Morgan, and in December 2008, the Complainant filed an additional response.

5. Additional information was requested from Dr. Morgan and reviewed.

6. At the May 10, 2009, meeting of the Complaint Committee of 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. Morgan in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 11, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Morgan 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. Morgan 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. Morgan for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 11, 2009

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. 09-18-B

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 January 2009, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Sarah Ann Brown, which complaint related to alleged unprofessional conduct with respect to the supposed denial of care and treatment of the Complainant's daughter by Dr. Nelson.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2009, a response to the complaint was filed by Dr. Nelson.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Nelson and in April 2009, the Complainant filed an additional response.

5. At the May 10, 2009, meeting of the Complaint Committee of 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. 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 11, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Nelson 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.

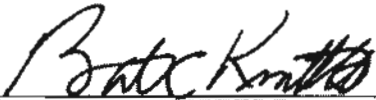
3. The evidence presented fails to show that the license of Dr. Nelson to practice medicine and surgery in this State should be restricted or limited because there is no evidence

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. Nelson for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 11, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

EBENEZER JARON OBEZA, M.D.

COMPLAINT NO. 08-113-R

DECISION

FINDINGS OF FACT

1. Ebenezer Jaron Obenza, M.D., held a license to practice medicine and surgery in West Virginia, License No. 13887, and his address of record with the Board was in Charleston, West Virginia.

2. In August 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Bobby Roddy, 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 February 2009, a response to the complaint was filed by Dr. Obenza.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Obenza, and in March 2009, the Complainant filed an additional response.

5. Subsequent to the filing of this complaint, on March 31, 2009, Dr. Obenza died.

6. At the May 10, 2009, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that the complaint was rendered moot by the death of

Dr. Obenza. The Complaint Committee voted to close the case, which was reported to the Board at its regular meeting on May 11, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. The Complaint filed against Dr. Obenza in August 2008, has been rendered moot by the death of Dr. Obenza.

DATE ENTERED: May 11, 2009

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. 08-160-W

DECISION

FINDINGS OF FACT

1. Ebenezer Jaron Obenza, M.D., held a license to practice medicine and surgery in West Virginia, License No. 13887, and his address of record with the Board was in Charleston, West Virginia.

2. In November 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Anthony Ezra Wilson, 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 February 2009, a response to the complaint was filed by Dr. Obenza.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Obenza, and the Complainant filed no additional response.

5. Subsequent to the filing of this complaint, on March 31, 2009, Dr. Obenza died.

6. At the May 10, 2009, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that the complaint was rendered moot by the death of

Dr. Obenza. The Complaint Committee voted to close the case, which was reported to the Board at its regular meeting on May 11, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. The Complaint filed against Dr. Obenza in November 2008, has been rendered moot by the death of Dr. Obenza.

DATE ENTERED: May 11, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DANIEL BRENT PRUDICH, M.D.

COMPLAINT NO. 08-163-A

DECISION

FINDINGS OF FACT

1. Daniel Brent Prudich, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 14183, and his address of record with the Board is in Charleston, West Virginia.

2. In November 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from David Austin, which complaint related to the care and treatment rendered to the Complainant's infant daughter by Dr. Prudich.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2009, a response to the complaint was filed by Dr. Prudich.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Prudich, and the Complainant filed no additional response.

5. At the May 10, 2009, meeting of the Complaint Committee of 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. Prudich in the State of 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 11, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Prudich 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. Prudich 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. Prudich for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 11, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

TONY KEITH VIRGIN, M.D.

COMPLAINT NO. 08-159-M

DECISION

FINDINGS OF FACT

1. Tony Keith Virgin, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 20651, and his address of record with the Board is in Kitts Hill, Ohio.

2. In November 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Craig M. Morgan, M.D., which complaint related to alleged unprofessional conduct with respect to the suspected refusal to supply medical information regarding a mutual patient by Dr. Virgin.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2009, a response to the complaint was filed by Dr. Virgin.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Virgin and the Complainant filed no additional response.

5. At the May 10, 2009, meeting of the Complaint Committee of 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. Virgin in the State of 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 11, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Virgin 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. Virgin 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. Virgin for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 11, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

PETER VOLKMAR KIESINGER WENTZEL, M.D.

COMPLAINT NO. 09-15-B

DECISION

FINDINGS OF FACT

1. Peter Volkmar Kiesinger Wentzel, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 22587, and his address of record with the Board is in Grafton, West Virginia.

2. In January 2009, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Jenni L. Bragg, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Wentzel.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in March 2009, a response to the complaint was filed by Dr. Wentzel.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Wentzel and in March 2009, the Complainant filed an additional response.

5. At the May 10, 2009, meeting of the Complaint Committee of 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. Wentzel in the State of 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 11, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. Wentzel 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. Wentzel 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. Wentzel for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 11, 2009

FOR THE COMMITTEE:



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. 08-140-J

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 October 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Carolyn Sue Jones, which complaint related both to the care and treatment rendered to the patient by Dr. White and his alleged unprofessional conduct.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in December 2008, a response to the complaint was filed by Dr. White.

4. Subsequently, the Complainant was forwarded the response filed by Dr. White, and in January 2009, the Complainant filed an additional response.

5. Dr. White appeared for a full discussion of the matter before the Complaint Committee of the Board on May 10, 2009.

6. At the May 10, 2009, meeting of the Complaint Committee of 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 no 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 podiatry of Dr. White in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 11, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee 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. White is unqualified to practice podiatry in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the

Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. White to practice podiatry in this State should be restricted or limited because there is no evidence of 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 [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. White for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 11, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

WEST VIRGINIA BOARD OF MEDICINE

Complaints/Investigations - 2009

Closed Cases - No Probable Cause Found/

No Disciplinary Sanction

MONTH OF JULY, 2009

09-24-D Adnan Alghadban, M.D.
09-26-W Mark W. Allen, M.D.
09-21-K Alessandro Ambroz, M.D.
09-50-A Russell Biundo, M.D.
09-44-V Samuel E. Carroll, M.D.
09-09-P Iraj Derakhshan, M.D.
09-55-B Michael M. Dickerson, M.D.
09-51-M Patrick Parker Dugan, M.D.
08-154-W Edward Lee Emch, M.D.
09-45-P Beverly Epstein, M.D.
09-49-G Subhash V. Gajendragadkar, M.D.
09-27-G Wayne Ellsworth Groux, M.D.
09-52-M David Catalino Mendoza, M.D.
09-25-B Jonathan Bruce Murphy, M.D.
09-48-R Okpani Martin Nnachi, M.D.
08-167-A Michael I. Prior, M.D.
09-69-B Shahid Rashid Rana, M.D.
08-170-W Krzysztof Maciej Sobieraj, M.D.
09-31-L Paul Roscoe Spilsbury, M.D.
09-28-M Debra Stultz, M.D.
08-66-W Umapathy Sundaram, M.D.

TOTAL 21

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ADNAN ALGHADBAN, M.D.

COMPLAINT NO. 09-24-D

DECISION

FINDINGS OF FACT

1. Adnan Alghadban, M.D. ("Dr. Alghadban"), holds a license to practice medicine and surgery in West Virginia, License No. 21350, and his address of record with the Board is in Nutter Fort, West Virginia.

2. In February 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Debbie Donnellan, which complaint related to alleged unprofessional conduct of Dr. Alghadban with respect to a potential violation of the Americans with Disabilities Act when Dr. Alghadban purportedly denied the Complainant's request that her guide dog accompany her into the examining room during an appointment.

3. The Complaint Committee began an investigation of the complaint and in March 2009, a response to the complaint was filed by Dr. Alghadban.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Alghadban and the Complainant filed no additional response.

5. Additional information was requested and reviewed from the Civil Rights Division of the Office of the Attorney

General regarding the rights of persons with disabilities to have their service animals accompany them in a medical setting.

6. At the July 12, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence that Dr. Alghadban engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Alghadban in the State of 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 13, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Alghadban is unqualified to practice medicine and surgery in this State due to the reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence in this matter proving that Dr. Alghadban violated any provision of the Medical Practice

Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Alghadban to practice medicine and surgery in this State should be restricted or limited because there is no evidence that Dr. Alghadban engaged 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); 11 CSR 1A 12.1(e) and (j).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Alghadban for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 13, 2009

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. 09-26-W

DECISION

FINDINGS OF FACT

1. Mark W. Allen, M.D. ("Dr. Allen"), holds a license to practice medicine and surgery in West Virginia, License No. 19909, and his address of record with the Board is in Charleston, West Virginia.

2. In February 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Vonda Jean Walker, relating to the care and treatment rendered to the Complainant by Dr. Allen during which he allegedly failed to properly treat the Complainant and allegedly prematurely discharged Ms. Walker.

3. The Complaint Committee began an investigation of the complaint and in April 2009, a response to the complaint was filed by Dr. Allen.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Allen, and in May 2009, the Complainant filed an additional response.

5. At the July 12, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence that Dr. Allen failed 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 in this matter 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 West Virginia Board of Medicine at its regular meeting on July 13, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove 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 in this matter proving that Dr. Allen violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Allen to practice medicine and surgery in this State should be restricted or limited because

there is no evidence that Dr. Allen failed 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); 11 CSR 1A 12.1(x).

4. No probable cause exists in this matter 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) and/or in the rules promulgated thereunder.

DATE ENTERED: July 13, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ALESSANDRO AMBROZ, M.D.

COMPLAINT NO. 09-21-K

DECISION

FINDINGS OF FACT

1. Alessandro Ambroz, M.D. ("Dr. Ambroz"), holds a license to practice medicine and surgery in West Virginia, License No. 14184, and his address of record with the Board is in Martinsburg, West Virginia.

2. In February 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Bonnie Keller, which complaint related both to the care and treatment rendered to the patient by Dr. Ambroz and his alleged unprofessional conduct.

3. The Complaint Committee began an investigation of the complaint and in March 2009, Dr. Ambroz filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Ambroz, and in April 2009, the Complainant filed an additional response.

5. At the July 12, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence that Dr. Ambroz failed 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 that there was no evidence that Dr. Ambroz engaged 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 in this matter to proceed against Dr. Ambroz's license to practice medicine and surgery in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on July 13, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Ambroz 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 in this matter proving that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The material presented by the Complainant fails to

prove that the license of Dr. Ambroz to practice medicine and surgery in this State should be restricted or limited because there is no evidence that Dr. Ambroz failed 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); 11 CSR 1A 12.1(x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Ambroz for the reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 13, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

RUSSELL BIUNDO, M.D.

COMPLAINT NO. 09-50-A

DECISION

FINDINGS OF FACT

1. Russell Biundo, M.D. ("Dr. Biundo"), holds a license to practice medicine and surgery in West Virginia, license No. 16623, and his address of record with the Board is in Morgantown, West Virginia.

2. In March 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Marilyn R. Ahl-Ludi that related to the care and treatment rendered to the Complainant by Dr. Biundo during which the Complainant alleged that Dr. Biundo failed to prescribe appropriate amounts of medication and to properly monitor Complainant's condition.

3. The Complaint Committee began an investigation of the complaint and in April 2009, a response to the complaint was filed by Dr. Biundo.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Biundo, and in May 2009, the Complainant filed an additional response.

5. At the July 12, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there

was no evidence that Dr. Biundo failed 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. Biundo in the State of 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 13, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Biundo 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 proving that Dr. Biundo violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to prove that the license of Dr. Biundo to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Biundo failed 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); 11 CSR 1A 12.1(x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Biundo for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 13, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

SAMUEL E. CARROLL, M.D.

COMPLAINT NO. 09-44-V

DECISION

FINDINGS OF FACT

1. Samuel E. Carroll, M.D. ("Dr. Carroll"), holds a license to practice medicine and surgery in West Virginia, License No. 19536, and his address of record with the Board is in Charleston, West Virginia.

2. In March 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Thomas F. Vande Burgt that related to the care and treatment rendered to the Complainant by Dr. Carroll during which Mr. Vande Burgt alleged Dr. Carroll prescribed inappropriate and contradictory medication and failed to properly record the same in the Complainant's medical records.

3. The Complaint Committee began an investigation of the complaint and in April 2009, a response to the complaint was filed by Dr. Carroll.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Carroll, and in April 2009, the Complainant filed an additional response.

5. At the July 12, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there

was no evidence that Dr. Carroll failed 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Carroll in the State of 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 13, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Carroll 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 in this matter proving that Dr. Carroll violated any provision of the Medical Practice Act or rule of the Board.

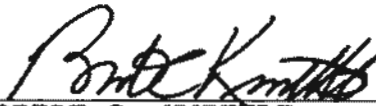
3. The evidence presented fails to prove that the license of Dr. Carroll to practice medicine and surgery in this State should be restricted or limited because there is no evidence

in this matter that Dr. Carroll failed 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); 11 CSR 1A 12.1(x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Carroll for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 13, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

IRAJ DERAKHSHAN, M.D.

COMPLAINT NO. 09-09-P

DECISION

FINDINGS OF FACT

1. Iraj Derakhshan, M.D. ("Dr. Derakhshan"), holds a license to practice medicine and surgery in West Virginia, License No. 18591, and his address of record with the Board is in Charleston, West Virginia.

2. In January 2009, the Complaint Committee of the West Virginia Board of Medicine ("Committee Complaint") received a complaint from Sylvia Lorene Petitt relating to the care and treatment rendered to the Complainant by Dr. Derakhshan during which Ms. Petitt alleged Dr. Derakhshan failed to prescribe an appropriate dosage of medication.

3. The Complaint Committee began an investigation of the complaint and in February 2009, a response to the complaint was filed by Dr. Derakhshan.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Derakhshan, and the Complainant filed no additional response.

5. At the July 12, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence in this matter that Dr. Derakhshan failed 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Derakhshan in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on July 13, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Derakhshan 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 in this matter proving that Dr. Derakhshan violated any provision of the Medical Practice Act or rule of the Board.


3. The evidence presented in this matter fails to prove that the license of Dr. Derakhshan to practice medicine and surgery in this State should be restricted or limited because

there is no evidence in this matter that Dr. Derakhshan failed 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); 11 CSR 1A 12.1(x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Derakhshan for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 13, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MICHAEL M. DICKERSON, M.D.

COMPLAINT NO. 09-55-B

DECISION

FINDINGS OF FACT

1. Michael M. Dickerson, M.D. ("Dr. Dickerson"), holds a license to practice medicine and surgery in West Virginia, License No. 19212, and his address of record with the Board is in Parkersburg, West Virginia.

2. In April 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Lucille M. Baker that related to the care and treatment rendered to the Complainant by Dr. Dickerson during which Ms. Baker alleged Dr. Dickerson failed to diagnose and properly treat the Complainant.

3. The Complaint Committee began an investigation of the complaint and in May 2009, a response to the complaint was filed by Dr. Dickerson.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Dickerson, and in June 2009, the Complainant filed an additional response.

5. At the July 12, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence in this matter that Dr. Dickerson failed 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Dickerson in the State of 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 13, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Dickerson 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 in this matter proving that Dr. Dickerson violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Dickerson to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Dickerson failed 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); 11 CSR 1A 12.1(x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Dickerson for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 13, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

PATRICK PARKER DUGAN, M.D.

COMPLAINT NO. 09-51-M

DECISION

FINDINGS OF FACT

1. Patrick Parker Dugan, M.D. ("Dr. Dugan"), holds a license to practice medicine and surgery in West Virginia, License No. 20069, and his address of record with the Board is in Vienna, West Virginia.

2. In April 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Kathy Miller relating to alleged unprofessional conduct of Dr. Dugan with respect to his alleged failure to report another physician who was in violation of the Medical Practice Act.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in May 2009, a response to the complaint was filed on behalf of Dr. Dugan.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Dugan and in June 2009, the Complainant filed an additional response.

5. At the July 12, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there

was no evidence in this matter that Dr. Dugan engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Dugan in the State of 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 13, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Dugan 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 in this matter proving that Dr. Dugan violated any provision of the Medical Practice Act or rule of the Board.


3. The evidence presented in this matter fails to prove that the license of Dr. Dugan to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Dugan engaged 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); 11 CSR 1A 12.1(e) and (j).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Dugan for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 13, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

EDWARD LEE EMCH, M.D.

COMPLAINT NO. 08-154-W

DECISION

FINDINGS OF FACT

1. Edward Lee Emch, M.D. ("Dr. Emch"), holds a license to practice medicine and surgery in West Virginia, License No. 11682, and his address of record with the Board is in New Martinsville, West Virginia.

2. In November 2008, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") initiated a complaint related both to the alleged failure of Dr. Emch to practice medicine reasonably and the alleged unprofessional conduct with respect to the alleged prescribing of a drug not approved for human use to a patient by Dr. Emch.

3. The Complaint Committee began an investigation of the complaint and in December 2008, a response to the complaint was filed by Dr. Emch.

4. Dr. Emch appeared, with counsel, for a full discussion of the matter before the Complaint Committee on July 12, 2009. Dr. Emch presented additional materials for the Complaint Committee's consideration at this time.

5. At the July 12, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there

was no evidence in this matter that Dr. Emch failed 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 in this matter that Dr. Emch engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Emch in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on July 13, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Emch 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 in this matter proving that Dr. Emch violated any provision of the Medical Practice Act or rule of

the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Emch to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Emch failed 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); 11 CSR 1A 12.1(x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Emch for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 13, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

BEVERLY EPSTEIN, M.D.

COMPLAINT NO. 09-45-P

DECISION

FINDINGS OF FACT

1. Beverly Epstein, M.D. ("Dr. Epstein"), holds a license to practice medicine and surgery in West Virginia, License No. 21420, and her address of record with the Board is in Morgantown, West Virginia.

2. In March 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Randall P. Preston, which complaint related to alleged unprofessional conduct with respect to the alleged unauthorized disclosure of the Complainant's confidential medical records by Dr. Epstein.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in April 2009, a response to the complaint was filed by Dr. Epstein.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Epstein and in May 2009, the Complainant filed an additional response.

5. At the July 12, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence in this matter that Dr. Epstein engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Epstein in the State of 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 13, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Epstein 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 in this matter proving that Dr. Epstein violated any provision of the Medical Practice Act or rule of the Board.

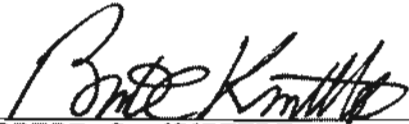
3. The evidence presented in this matter fails to prove that the license of Dr. Epstein to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Epstein engaged in dishonorable, unethical or unprofessional conduct of a character 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); 11 CSR 1A 12.1(e) and (j).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Epstein for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 13, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

SUBHASH V. GAJENDRAGADKAR, M.D.

COMPLAINT NO. 09-49-G

DECISION

FINDINGS OF FACT

1. Subhash V. Gajendragadkar, M.D. ("Dr. Gajendragadkar"), holds a license to practice medicine and surgery in West Virginia, License No. 12558, and his address of record with the Board is in Bradley, West Virginia.

2. In March 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Terry Gill, which complaint related to the alleged denial of proper care and treatment of the Complainant by Dr. Gajendragadkar.

3. The Complaint Committee began an investigation of the complaint and in May 2009, a response to the complaint was filed by Dr. Gajendragadkar.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Gajendragadkar, and in June 2009, the Complainant filed an additional response.

5. At the July 12, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence in this matter that Dr. Gajendragadkar failed 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Gajendragadkar in the State of 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 13, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Gajendragadkar 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 in this matter proving that Dr. Gajendragadkar violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Gajendragadkar to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Gajendragadkar failed 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); 11 CSR 1A 12.1(x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Gajendragadkar for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 13, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

WAYNE ELLSWORTH GROUX, M.D.

COMPLAINT NO. 09-27-G

DECISION

FINDINGS OF FACT

1. Wayne Ellsworth Groux, M.D. ("Dr. Groux"), holds a license to practice medicine and surgery in West Virginia, License No. 14070, and his address of record with the Board is in Belmont, Ohio.

2. In February 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Virginia Gockstetter, which complaint related to alleged unprofessional conduct with respect to the treatment of the Complainant over billing issues and the resulting discharge from care by Dr. Groux.

3. The Complaint Committee began an investigation of the complaint and in April 2009, a response to the complaint was filed by Dr. Groux.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Groux and in April 2009, the Complainant filed an additional response.

5. At the July 12, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence in this matter that Dr. Groux engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Groux in the State of 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 13, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Groux 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 in this matter proving that Dr. Groux violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Groux to practice medicine and surgery in this State should be restricted or limited because there is no evidence that Dr. Groux engaged 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); 11 CSR 1A 12.1(e) and (j).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Groux for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 13, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DAVID CATALINO MENDOZA, M.D.

COMPLAINT NO. 09-52-M

DECISION

FINDINGS OF FACT

1. David Catalino Mendoza, M.D. ("Dr. Mendoza"), holds a license to practice medicine and surgery in West Virginia, License No. 18562, and his address of record with the Board is in Vienna, West Virginia.

2. In April 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Kathy Miller that related to alleged unprofessional conduct of Dr. Mendoza with respect to his alleged failure to report another physician who was in violation of the Medical Practice Act.

3. The Complaint Committee began an investigation of the complaint and in May 2009, a response to the complaint was filed on behalf of Dr. Mendoza.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Mendoza and in June 2009, the Complainant filed an additional response.

5. At the July 12, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence in this matter that Dr. Mendoza engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Mendoza in the State of 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 13, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Mendoza 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 in this matter proving that Dr. Mendoza violated any provision of the Medical Practice Act or rule of the Board.


3. The evidence presented in this matter fails to prove that the license of Dr. Mendoza to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Mendoza engaged 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); 11 CSR 1A 12.1(e) and (j).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Mendoza for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 13, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JONATHAN BRUCE MURPHY, M.D.

COMPLAINT NO. 09-25-B

DECISION

FINDINGS OF FACT

1. Jonathan Bruce Murphy, M.D. ("Dr. Murphy"), holds a license to practice medicine and surgery in West Virginia, License No. 15271, and his address of record with the Board is in Saint Albans, West Virginia.

2. In February 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Thomas Burger, which related to the alleged inappropriate discharge of the Complainant by Dr. Murphy.

3. The Complaint Committee began an investigation of the complaint and in March 2009, a response to the complaint was filed by Dr. Murphy.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Murphy, and the Complainant filed no additional response.

5. At the July 12, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence in this matter that Dr. Murphy failed 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Murphy in the State of 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 13, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Murphy 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 in this matter proving that Dr. Murphy violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence in the matter fails to prove that the license of Dr. Murphy to practice medicine and surgery in this State should be restricted or limited because there is no evidence that Dr. Murphy failed 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); 11 CSR 1A 12.1(x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Murphy for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 13, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

OKPANI MARTIN NNACHI, M.D.

COMPLAINT NO. 09-48-R

DECISION

FINDINGS OF FACT

1. Okpani Martin Nnachi, M.D. ("Dr. Nnachi"), holds a license to practice medicine and surgery in West Virginia, License No. 21990, and his address of record with the Board is in Logan, West Virginia.

2. In March 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Julia Recuperero, which complaint related to alleged unprofessional conduct with respect to the alleged verbal confrontation and inappropriate comments by Dr. Nnachi to the Complainant during an appointment for her daughter.

3. The Complaint Committee began an investigation of the complaint and in April 2009, a response to the complaint was filed by Dr. Nnachi.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Nnachi and in May 2009, the Complainant filed an additional response.

5. At the July 12, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence in this matter that Dr. Nnachi engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Nnachi in the State of 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 13, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Nnachi 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 in this matter proving that Dr. Nnachi violated any provision of the Medical Practice Act or rule of the Board.

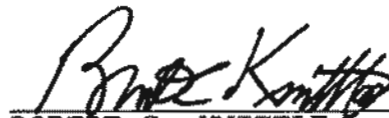
3. The evidence presented in this matter fails to prove that the license of Dr. Nnachi to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Nnachi engaged in dishonorable, unethical or unprofessional conduct of a character 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); 11 CSR 1A 12.1(e) and (j).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Nnachi for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 13, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MICHAEL I. PRIOR, M.D.

COMPLAINT NO. 08-167-A

DECISION

FINDINGS OF FACT

1. Michael I. Prior, M.D. ("Dr. Prior"), holds a license to practice medicine and surgery in West Virginia, License No. 22515, and his address of record with the Board is in Huntington, West Virginia.

2. In December 2008, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Gary Ray Adkins, related to alleged unprofessional conduct with respect to alleged inappropriate comments by Dr. Prior during a post procedure consult with the Complainant.

3. The Complaint Committee began an investigation of the complaint and in January 2009, a response to the complaint was filed by Dr. Prior.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Prior and the Complainant filed no additional response.

5. At the July 12, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence in this matter that Dr. Prior engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Prior in the State of 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 13, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Prior 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 in this matter proving that Dr. Prior violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Prior to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Prior engaged 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); 11 CSR 1A 12.1(e) and (j).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Prior for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 13, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

SHAHID RASHID RANA, M.D.

COMPLAINT NO. 09-69-B

DECISION

FINDINGS OF FACT

1. Shahid Rashid Rana, M.D. ("Dr. Rana"), holds a license to practice medicine and surgery in West Virginia, License No. 18379, and his address of record with the Board is in Princeton, West Virginia.

2. In May 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Theodore M. Bones, Jr., related to the care and treatment rendered to the Complainant and Dr. Rana's alleged failure to make available an interpreter for the Complainant to ensure proper communication as the Complainant is hearing impaired.

3. The Complaint Committee began an investigation of the complaint and in June 2009, a response to the complaint was filed by Dr. Rana.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Rana, and in June 2009, the Complainant filed an additional response.

5. At the July 12, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there

was no evidence in this matter that Dr. Rana failed 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 in this matter 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 July 13, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove 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 in this matter proving that Dr. Rana violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Rana to practice medicine and surgery in this State should be restricted or limited because there is no

evidence in this matter that Dr. Rana failed 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); 11 CSR 1A 12.1(x).

4. No probable cause exists in this matter 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) and/or in the rules promulgated thereunder.

DATE ENTERED: July 13, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

KRZYSZTOF MACIEJ SOBIERAJ, M.D.

COMPLAINT NO. 08-170-W

DECISION

FINDINGS OF FACT

1. Krzysztof Maciej Sobieraj, M.D. ("Dr. Sobieraj"), holds a license to practice medicine and surgery in West Virginia, License No. 18677, and his address of record with the Board is in Mineral Wells, West Virginia.

2. In December 2008, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Matthew Raymond Weaver that related to the alleged violation of confidentiality by Dr. Sobieraj when he allegedly disclosed the Complainant's medical information while in the presence of others.

3. The Complaint Committee began an investigation of the complaint and in February 2009, a response to the complaint was filed by Dr. Sobieraj.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Sobieraj, and the Complainant filed no additional response.

5. At the July 12, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence in this matter that Dr. Sobieraj failed 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Sobieraj in the State of 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 13, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Sobieraj 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 in this matter proving that Dr. Sobieraj violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Sobieraj to practice medicine and surgery in this State should be restricted or limited because there is no

evidence in this matter that Dr. Sobieraj failed 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); 11 CSR 1A 12.1(x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Sobieraj for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 13, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

PAUL ROSCOE SPILSBURY, M.D.

COMPLAINT NO. 09-31-L

DECISION

FINDINGS OF FACT

1. Paul Roscoe Spilsbury, M.D. ("Dr. Spilsbury"), holds a license to practice medicine and surgery in West Virginia, License No. 20300, and his address of record with the Board is in Martinsburg, West Virginia.

2. In February 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Jacqueline E. Lott that related both to the care and treatment rendered to the patient by Dr. Spilsbury including his alleged failure to supply the Complainant with medical test results and to his alleged unprofessional conduct with respect to his repeated tardiness for appointments.

3. The Complaint Committee began an investigation of the complaint and in April 2009, a response to the complaint was filed by Dr. Spilsbury.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Spilsbury, and the Complainant filed no additional response.

5. At the July 12, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there

was no evidence in this matter that Dr. Spilsbury failed 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 that there was no evidence Dr. Spilsbury engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Spilsbury in the State of 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 13, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Spilsbury 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 in this matter proving that Dr. Spilsbury violated any provision of the Medical Practice Act


or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Spilsbury to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Spilsbury failed 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); 11 CSR 1A 12.1(x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Spilsbury for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 13, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DEBRA STULTZ, M.D.

COMPLAINT NO. 09-28-M

DECISION

FINDINGS OF FACT

1. Debra Stultz, M.D. ("Dr. Stultz"), holds a license to practice medicine and surgery in West Virginia, License No. 16672, and her address of record with the Board is in Huntington, West Virginia.

2. In February 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Robert Messer that related to alleged unprofessional conduct with respect to the care and treatment rendered to the Complainant by Dr. Stultz and Dr. Stultz's alleged failure to furnish the Complainant with his medical records.

3. The Complaint Committee began an investigation of the complaint and in April 2009, a response to the complaint was filed on behalf of Dr. Stultz.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Stultz and the Complainant filed no additional response.

5. At the July 12, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence in this matter that Dr. Stultz engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Stultz in the State of 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 13, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Stultz 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 in this matter proving that Dr. Stultz violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Stultz to practice medicine and surgery in this State should be restricted or limited because there is no evidence that Dr. Stultz engaged 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); 11 CSR 1A 12.1(e) and (j).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Stultz for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 13, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

UMAPATHY SUNDARAM, M.D.

COMPLAINT NO. 08-66-W

DECISION

FINDINGS OF FACT

1. Umapathy Sundaram, M.D. ("Dr. Sundaram"), holds a license to practice medicine and surgery in West Virginia, License No. 21566, and his address of record with the Board is in Morgantown, West Virginia.

2. In May 2008, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Rex A. Wiles for his deceased mother, Joan E. Dixon that related to the care and treatment rendered to the Complainant's mother. The complaint alleged that Ms. Dixon's surgery was unnecessary and alleged that Dr. Sundaram failed to properly manage and treat the patient.

3. The Complaint Committee began an investigation of the complaint and in June 2008, a response to the complaint was filed by Dr. Sundaram.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Sundaram, and in August 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 indicating that Dr.

Sundaram's actions appeared to meet the standard of care and were in accordance with actions that would be expected from a reasonable, prudent physician in similar circumstances.

6. At the July 12, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence in this matter that Dr. Sundaram failed 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Sundaram in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on July 13, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Sundaram 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 in this matter that Dr. Sundaram violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Sundaram to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Sundaram failed 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); 11 CSR 1A 12.1(x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Sundaram for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 13, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

WEST VIRGINIA BOARD OF MEDICINE

Complaints/Investigations - 2009

Closed Cases - No Probable Cause Found/

No Disciplinary Sanction

MONTH OF SEPTEMBER, 2009

09-68-H	Paul Bachwitt, M.D.
09-91-F	Claire Frances Beimesch, M.D.
09-32-F	Rely C. Carbonel, M.D.
09-64-K	Jefferson Patrick Casto, M.D.
09-29-M	Gregory Donald Chaney, M.D.
09-89-J	Gregory Donald Chaney, M.D.
09-22-J	Vikram Dayal, M.D.
09-81-R	Louis John Del Giorno, M.D.
09-66-W	Iraj Derakhshan, M.D.
09-56-W	Justina Egbichi Eke, M.D.
09-85-B	Subhash V. Gajendragadkar, M.D.
09-67-F	Michael Allen Gooden, M.D.
08-135-N	Weixing William Guo, M.D.
09-62-M	Kevin Ashley Halbritter, M.D.
09-63-M	Cheryl Anne Hill, M.D.
09-46-B	Hassan Arghar Jafary, M.D.
09-53-C	Ronald Stuart Jones, M.D.
09-77-W	Richard Benedict Manis, M.D.
09-11-S	Gregory Stephen Merrick, M.D.
09-60-H	Clyde Paul Mitchell, M.D.
09-86-F	Aaron Joel Monseau, M.D.
09-83-A	Martin Matthew Mrozek, D.P.M.
09-61-M	Ronald Alan Mudry, Jr., M.D.
09-57-M	Christopher Scott Nance, M.D.
09-90-M	Ross Samuel Oliver, Jr., M.D.
09-92-T	Thomas Keys Savory, M.D.

Complaints/Investigations - 2009

Closed Cases - No Probable Cause Found/

No Disciplinary Sanction

continued

MONTH OF SEPTEMBER, 2009

09-54-G	John Paul Schultz, M.D.
09-119-W	Jeffrey Edward Shook, D.P.M.
09-82-S	Sam A. Skaff, M.D.
09-59-R	Sally Hanna Swisher, M.D.
09-71-W	Mohamed Mahmoud Tourky, M.D.
09-101-B	David Paul Wise, M.D.
09-102-B	David Paul Wise, M.D.

TOTAL 33

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

PAUL BACHWITT, M.D.

COMPLAINT NO. 09-68-H

DECISION

FINDINGS OF FACT

1. Paul Bachwitt, M.D. ("Dr. Bachwitt"), 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 May 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Dana Harmon related both to the alleged failure of Dr. Bachwitt to practice medicine reasonably and the alleged unprofessional conduct with respect to the alleged submitting of false reports to an insurance company for financial gain.

3. The Complaint Committee began an investigation of the complaint and in May 2009, 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 reply.

5. At the September 13, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence in this matter that Dr. Bachwitt failed 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 in this matter that Dr. Bachwitt engaged 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 in this matter 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 14, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Bachwitt 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 in this matter proving that Dr. Bachwitt violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to

prove that the license of Dr. Bachwitt to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Bachwitt engaged in unprofessional conduct and/or failed 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); 11 CSR 1A 12.1(e), (j) and (x).

4. No probable cause exists in this matter 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) and/or in the rules promulgated thereunder.

DATE ENTERED: September 14, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

CLAIRE FRANCES BEIMESCH, M.D.

COMPLAINT NO. 09-91-F

DECISION

FINDINGS OF FACT

1. Claire Frances Beimesch, M.D. ("Dr. Beimesch"), holds a license to practice medicine and surgery in West Virginia, License No. 23297, and her address of record with the Board is in Morgantown, West Virginia.

2. In June 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Michael J. Folio, Esq., as the Administrator of the Estate of Frank Folio, related to the alleged failure of Dr. Beimesch to practice medicine according to the standard of care and the alleged unprofessional conduct with respect to the care provided to Frank Folio by Dr. Beimesch.

3. The Complaint Committee began an investigation of the complaint and in July 2009, a response to the complaint was filed by Dr. Beimesch.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Beimesch and in August 2009, the Complainant filed a reply.

5. At the September 13, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined

that there was no evidence in this matter that Dr. Beimesch failed 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 in this matter that Dr. Beimesch engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Beimesch in the State of 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 14, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Beimesch 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 in this matter proving that Dr. Beimesch violated any provision of the Medical Practice Act or


rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Beimesch to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Beimesch engaged in unprofessional conduct and/or failed 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); 11 CSR 1A 12.1(e), (j) and (x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Beimesch for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 14, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

RELY C. CARBONEL, M.D.

COMPLAINT NO. 09-32-F

DECISION

FINDINGS OF FACT

1. Rely C. Carbonel, M.D. ("Dr. Carbonel"), holds a license to practice medicine and surgery in West Virginia, License No. 11515, and his address of record with the Board is in Logan, West Virginia.

2. In February 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Paul and Kathy Fenwick relating to alleged unprofessional conduct of Dr. Carbonel with respect to his alleged failure to furnish medical records to the Complainants' new physician upon their request.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in April 2009, a response to the complaint was filed by Dr. Carbonel.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Carbonel. The Complainant filed no additional response.

5. At the September 13, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence in this matter that Dr. Carbonel engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Carbonel in the State of 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 14, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Carbonel 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 in this matter proving that Dr. Carbonel violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Carbonel to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Carbonel engaged 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); 11 CSR 1A 12.1(e) and (j).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Carbonel for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 14, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JEFFERSON PATRICK CASTO, M.D.

COMPLAINT NO. 09-64-K

DECISION

FINDINGS OF FACT

1. Jefferson Patrick Casto, M.D. ("Dr. Casto"), holds a license to practice medicine and surgery in West Virginia, License No. 18855, and his address of record with the Board is in Lewisburg, West Virginia.

2. In April 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Rachel A. Kirkham relating to alleged unprofessional conduct of Dr. Casto with respect to his alleged unauthorized disclosure of the Complainant's confidential medical information and the filing of a report with the West Virginia State Bar that Dr. Casto allegedly knew to be false.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2009, a response to the complaint was filed on behalf of Dr. Casto.

4. Subsequently, the Complainant was forwarded the response filed on behalf of Dr. Casto. The Complainant filed no additional response.

5. At the September 13, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information

received with respect to the complaint and determined that there was no evidence in this matter that Dr. Casto engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Casto in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on September 14, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Casto 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 in this matter proving that Dr. Casto violated any provision of the Medical Practice Act or rule of the Board.


3. The evidence presented in this matter fails to prove that the license of Dr. Casto to practice medicine and surgery in this State should be restricted or limited because there is no

evidence in this matter that Dr. Casto engaged 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); 11 CSR 1A 12.1(e) and (j).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Casto for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 14, 2009

FOR THE COMMITTEE:



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. 09-29-M

DECISION

FINDINGS OF FACT

1. Gregory Donald Chaney, M.D. ("Dr. Chaney"), 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 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Robert Messer relating to alleged unprofessional conduct of Dr. Chaney with respect to his alleged failure to furnish medical records to the Complainant.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in April 2009, a response to the complaint was filed by Dr. Chaney.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Chaney and in April 2009, the Complainant filed a reply.

5. At the September 13, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence in this matter that Dr. Chaney engaged 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 in this matter 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 September 14, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove 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 in this matter proving that Dr. Chaney violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Chaney to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Chaney engaged 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); 11 CSR 1A 12.1(e) and (j).

4. No probable cause exists in this matter 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) and/or in the rules promulgated thereunder.

DATE ENTERED: September 14, 2009

FOR THE COMMITTEE:



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. 09-89-J

DECISION

FINDINGS OF FACT

1. Gregory Donald Chaney, M.D. ("Dr. Chaney"), 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 May 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Traci Jeffrey, relating to the care and treatment rendered to the Complainant by Dr. Chaney during which he allegedly failed to properly administer injections to the Complainant which allegedly resulted in long-term medical problems.

3. The Complaint Committee began an investigation of the complaint and in July 2009, a response to the complaint was filed by Dr. Chaney.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Chaney, and in August 2009, the Complainant filed a reply.

5. At the September 13, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there

was no evidence that Dr. Chaney failed 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 in this matter 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 West Virginia Board of Medicine at its regular meeting on September 14, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Chaney 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 in this matter proving that Dr. Chaney violated any provision of the Medical Practice Act or rule of the Board.


3. The evidence presented in this matter fails to prove that the license of Dr. Chaney to practice medicine and

surgery in this State should be restricted or limited because there is no evidence that Dr. Chaney failed 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); 11 CSR 1A 12.1(x).

4. No probable cause exists in this matter 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) and/or in the rules promulgated thereunder.

DATE ENTERED: September 14, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

VIKRAM DAYAL, M.D.

COMPLAINT NO. 09-22-J

DECISION

FINDINGS OF FACT

1. Vikram Dayal, M.D. ("Dr. Dayal"), holds a license to practice medicine and surgery in West Virginia, License No. 16223, and his address of record with the Board is in Ranson, West Virginia.

2. In February 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Donna F. Jones relating to alleged unprofessional conduct of Dr. Dayal with respect to his alleged failure to furnish medical records to the Complainant upon her request due to an outstanding medical bill balance.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in March 2009, a response to the complaint was filed by Dr. Dayal.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Dayal and the Complainant filed no additional response.

5. Dr. Dayal appeared, with counsel, for a full discussion of the matter before the Complaint Committee on September 13, 2009. Dr. Dayal presented additional materials for the Complaint Committee's consideration at this time.

6. At the September 13, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence in this matter that Dr. Dayal engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Dayal in the State of 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 14, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Dayal 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 in this matter proving that Dr. Dayal violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove

that the license of Dr. Dayal to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Dayal engaged 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); 11 CSR 1A 12.1(e) and (j).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Dayal for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 14, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

LOUIS JOHN DEL GIORNO, M.D.

COMPLAINT NO. 09-81-R

DECISION

FINDINGS OF FACT

1. Louis John Del Giorno, M.D. ("Dr. Del Giorno"), holds a license to practice medicine and surgery in West Virginia, License No. 16605, and his address of record with the Board is in Martinsburg, West Virginia.

2. In May 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Lisa M. Robertson, relating to both the care and treatment rendered to the Complainant by Dr. Del Giorno during which he allegedly failed to properly examine the Complainant and prescribed medication without appropriate grounds to do so and the alleged unprofessional conduct with respect to the inappropriate discharge of the Complainant and failure to furnish medical records.

3. The Complaint Committee began an investigation of the complaint and in July 2009, a response to the complaint was filed by Dr. Del Giorno.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Del Giorno, and in August 2009, the Complainant filed a reply.

5. At the September 13, 2009, meeting of the

Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence in this matter that Dr. Del Giorno failed 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 in this matter that Dr. Del Giorno engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Del Giorno in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on September 14, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Del Giorno 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 in this matter proving that Dr. Del Giorno violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Del Giorno to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Del Giorno engaged in unprofessional conduct and/or failed 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); 11 CSR 1A 12.1(e), (j) and (x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Del Giorno for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 14, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

IRAJ DERAKHSHAN, M.D.

COMPLAINT NO. 09-66-W

DECISION

FINDINGS OF FACT

1. Iraj Derakhshan, M.D. ("Dr. Derakhshan"), holds a license to practice medicine and surgery in West Virginia, License No. 18591, and his address of record with the Board is in Charleston, West Virginia.

2. In April 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Sherry L. Workman relating to alleged unprofessional conduct of Dr. Derakhshan with respect to his alleged inappropriate comments during an examination and an offensive confrontation with the Complainant by one of Dr. Derakhshan's staff members.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2009, a response to the complaint was filed by Dr. Derakhshan.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Derakhshan and in June 2009, the Complainant filed a reply.

5. At the September 13, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there

was no evidence in this matter that Dr. Derakhshan engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Derakhshan in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on September 14, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Derakhshan 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 in this matter proving that Dr. Derakhshan violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Derakhshan to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Derakhshan engaged 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); 11 CSR 1A 12.1(e) and (j).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Derakhshan for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 14, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JUSTINA EGBICHI EKE, M.D.

COMPLAINT NO. 09-56-W

DECISION

FINDINGS OF FACT

1. Justina Egbichi Eke, M.D. ("Dr. Eke"), holds a license to practice medicine and surgery in West Virginia, License No. 23370, and her address of record with the Board is in Martinsburg, West Virginia.

2. In April 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Jodi Wallin, relating to the care and treatment rendered by Dr. Eke during which she allegedly failed to properly diagnose and treat the Complainant's daughter.

3. The Complaint Committee began an investigation of the complaint and in July 2009, a response to the complaint was filed by Dr. Eke.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Eke, and in July 2009, the Complainant filed a reply.

5. At the September 13, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence that Dr. Eke failed 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Eke in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on September 14, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Eke 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 in this matter proving that Dr. Eke violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Eke to practice medicine and surgery in this State should be restricted or limited because there is no evidence that Dr. Eke failed 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); 11 CSR 1A 12.1(x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Eke for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 14, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

SUBHASH V. GAJENDRAGADKAR, M.D.

COMPLAINT NO. 09-85-B

DECISION

FINDINGS OF FACT

1. Subhash V. Gajendragadkar, M.D. ("Dr. Gajendragadkar"), holds a license to practice medicine and surgery in West Virginia, License No. 12558, and his address of record with the Board is in Bradley, West Virginia.

2. In May 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Daniel Best related both to the alleged failure of Dr. Gajendragadkar to practice medicine reasonably by failing to appropriately treat the Complainant's existing medical conditions and the alleged unprofessional conduct with respect to the alleged denial of medical treatment.

3. The Complaint Committee began an investigation of the complaint and in July 2009, a response to the complaint was filed by Dr. Gajendragadkar.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Gajendragadkar, and in July 2009, the Complainant filed a reply.

5. At the September 13, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined

that there was no evidence in this matter that Dr. Gajendragadkar failed 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 in this matter that Dr. Gajendragadkar engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Gajendragadkar in the State of 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 14, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Gajendragadkar 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 in this matter proving that

Dr. Gajendragadkar violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Gajendragadkar to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Gajendragadkar engaged in unprofessional conduct and/or failed 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); 11 CSR 1A 12.1(e), (j) and (x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Gajendragadkar for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 14, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MICHAEL ALLEN GOODEN, M.D.

COMPLAINT NO. 09-67-F

DECISION

FINDINGS OF FACT

1. Michael Allen Gooden, M.D. ("Dr. Gooden"), holds a license to practice medicine and surgery in West Virginia, License No. 22434, and his address of record with the Board is in Nutter Fort, West Virginia.

2. In May 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Anita Lynn Fox, a hospital employee, relating to an incident that occurred during the care and treatment of a patient when Dr. Gooden was utilizing a scalpel on a patient and at some point during this process accidentally cut the Complainant with the same scalpel. Following the incident, Dr. Gooden allegedly continued to treat the patient with this same medical instrument.

3. The Complaint Committee began an investigation of the complaint and in June 2009, a response to the complaint was filed by Dr. Gooden.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Gooden, and in July 2009, the Complainant filed a reply.

5. At the September 13, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the

information received with respect to the complaint and determined that there was no evidence that Dr. Gooden failed 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Gooden in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on September 14, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Gooden 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 in this matter proving that Dr. Gooden violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to

prove that the license of Dr. Gooden to practice medicine and surgery in this State should be restricted or limited because there is no evidence that Dr. Gooden failed 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); 11 CSR 1A 12.1(x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Gooden for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 14, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

WEIXING WILLIAM GUO, M.D.

COMPLAINT NO. 08-135-N

DECISION

FINDINGS OF FACT

1. Weixing William Guo, M.D. ("Dr. Guo"), holds a license to practice medicine and surgery in West Virginia, License No. 20962, and his address of record with the Board is in Charleston, West Virginia.

2. In October 2008, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from James Steven Nelson relating to alleged unprofessional conduct of Dr. Guo with respect to his alleged inappropriate discharge of the Complainant and his wife and Dr. Guo's alleged failure to furnish the Complainant and his wife with medical records.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2008, a response to the complaint was filed by Dr. Guo.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Guo and in December 2008, the Complainant filed a reply.

5. At the September 13, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there

was no evidence in this matter that Dr. Guo engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Guo in the State of 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 14, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Guo 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 in this matter proving that Dr. Guo violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Guo to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Guo engaged 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); 11 CSR 1A 12.1(e) and (j).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Guo for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 14, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

KEVIN ASHLEY HALBRITTER, M.D.

COMPLAINT NO. 09-62-M

DECISION

FINDINGS OF FACT

1. Kevin Ashley Halbritter, M.D. ("Dr. Halbritter"), holds a license to practice medicine and surgery in West Virginia, License No. 15028, and his address of record with the Board is in Morgantown, West Virginia.

2. In April 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Maria Munro relating to alleged unprofessional conduct of Dr. Halbritter with respect to his alleged inappropriate discharge of the Complainant.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2009, a response to the complaint was filed by Dr. Halbritter.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Halbritter and in June 2009, the Complainant filed a reply.

5. At the September 13, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence in this matter that Dr. Halbritter engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Halbritter in the State of 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 14, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Halbritter 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 in this matter proving that Dr. Halbritter violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Halbritter to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Halbritter engaged 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); 11 CSR 1A 12.1(e) and (j).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Halbritter for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 14, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

CHERYL ANNE HILL, M.D.

COMPLAINT NO. 09-63-M

DECISION

FINDINGS OF FACT

1. Cheryl Anne Hill, M.D. ("Dr. Hill"), holds a license to practice medicine and surgery in West Virginia, License No. 21755, and her address of record with the Board is in Morgantown, West Virginia.

2. In April 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Maria Munro, relating to the care and treatment rendered to the Complainant by Dr. Hill during which she allegedly failed to properly treat the Complainant and allegedly failed to acknowledge the Complainant's request to discuss the course of treatment.

3. The Complaint Committee began an investigation of the complaint and in May 2009, a response to the complaint was filed by Dr. Hill.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Hill, and the Complainant filed no additional response.

5. At the September 13, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined

that there was no evidence that Dr. Hill failed 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Hill in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on September 14, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Hill 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 in this matter proving that Dr. Hill violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Hill to practice medicine and

surgery in this State should be restricted or limited because there is no evidence that Dr. Hill failed 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); 11 CSR 1A 12.1(x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Hill for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 14, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

HASSAN ASGHAR JAFARY, M.D.

COMPLAINT NO. 09-46-B

DECISION

FINDINGS OF FACT

1. Hassan Asghar Jafary, M.D. ("Dr. Jafary"), holds a license to practice medicine and surgery in West Virginia, License No. 18030, and his address of record with the Board is in Beckley, West Virginia.

2. In March 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Debbie L. Bolen regarding her son, related to the alleged failure of Dr. Jafary to practice medicine reasonably, the alleged unprofessional conduct with respect to the alleged prescribing of a drug that was contrary to the patient's medical history, and for the alleged failure of Dr. Jafary to appropriately monitor the patient.

3. The Complaint Committee began an investigation of the complaint and in April 2009, a response to the complaint was filed by Dr. Jafary.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Jafary, and the Complainant filed no additional response.

5. At the September 13, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the

information received with respect to the complaint and determined that there was no evidence in this matter that Dr. Jafary failed 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 in this matter that Dr. Jafary engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Jafary in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on September 14, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Jafary 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 in this matter proving that Dr.

Jafary violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Jafary to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Jafary engaged in unprofessional conduct and/or failed 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); 11 CSR 1A 12.1(e), (j) and (x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Jafary for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 14, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

RONALD STUART JONES, M.D.

COMPLAINT NO. 09-53-C

DECISION

FINDINGS OF FACT

1. Ronald Stuart Jones, M.D. ("Dr. Jones"), holds a license to practice medicine and surgery in West Virginia, License No. 11576, and his address of record with the Board is in Charleston, West Virginia.

2. In April 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Sonja Michelle Canady related to the alleged failure of Dr. Jones to practice medicine reasonably in regard to the alleged failure to correctly diagnose and treat the Complainant and the alleged unprofessional conduct with respect to the alleged inappropriate discharge of the Complainant.

3. The Complaint Committee began an investigation of the complaint and in May 2009, a response to the complaint was filed by Dr. Jones.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Jones, and in June 2009, the Complainant filed a reply.

5. At the September 13, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined

that there was no evidence in this matter that Dr. Jones failed 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 in this matter that Dr. Jones engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Jones in the State of 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 14, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Jones 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 in this matter proving that Dr. Jones violated any provision of the Medical Practice Act or rule

of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Jones to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Jones engaged in unprofessional conduct and/or failed 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); 11 CSR 1A 12.1(e), (j) and (x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Jones for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 14, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

RICHARD BENEDICT MANIS, M.D.

COMPLAINT NO. 09-77-W

DECISION

FINDINGS OF FACT

1. Richard Benedict Manis, M.D. ("Dr. Manis"), holds a license to practice medicine and surgery in West Virginia, License No. 20167, and his address of record with the Board is in Huntington, West Virginia.

2. In May 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") initiated a complaint relating to the care and treatment rendered to a patient by Dr. Manis after a panel conveyed by the Department of Veterans Affairs of Huntington West Virginia concluded that Dr. Manis' post operative care of the patient was substandard.

3. The Complaint Committee began an investigation of the complaint and in June 2009, a response to the complaint was filed by Dr. Manis.

4. Dr. Manis appeared for a full discussion of the matter before the Complaint Committee of the Board on September 13, 2009.

5. At the September 13, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence that Dr. Manis failed 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Manis in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on September 14, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Manis 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 in this matter proving that Dr. Manis violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Manis to practice medicine and surgery in this State should be restricted or limited because

there is no evidence that Dr. Manis failed 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); 11 CSR 1A 12.1(x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Manis for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 14, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

GREGORY STEPHEN MERRICK, M.D.

COMPLAINT NO. 09-11-S

DECISION

FINDINGS OF FACT

1. Gregory Stephen Merrick, M.D. ("Dr. Merrick") holds a license to practice medicine and surgery in West Virginia, License No. 15750, and his address of record with the Board is in Wheeling, West Virginia.

2. In January 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Jeffery S. Sanders related both to the alleged failure of Dr. Merrick to practice medicine reasonably in regard to the alleged inappropriate denial of a specific treatment to the Complainant and the alleged unprofessional conduct of Dr. Merrick with respect to the alleged discrimination against the Complainant due to his psychiatric history and the alleged exploitation of the Complainant for financial gain.

3. The Complaint Committee began an investigation of the complaint and in March 2009, a response to the complaint was filed by Dr. Merrick.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Merrick and in April 2009, the Complainant filed a reply.

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. Merrick had provided a "complete and appropriate medical consultation" and that it is appropriate to consider a patient's psychiatric disorder as a factor in evaluating suitable treatment courses and Dr. Merrick had not based his opinion solely on this fact but had outlined several justifiable reasons for advising against a certain treatment preferred by the Complainant. The consultant advised the Board to "dismiss this complaint without censure or any other action that would be adverse".

6. At the September 13, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence in this matter that Dr. Merrick failed 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 in this matter that Dr. Merrick engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Merrick in the State of 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 14, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Merrick 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 in this matter proving that Dr. Merrick violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Merrick to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Merrick engaged in unprofessional conduct and/or failed 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); 11 CSR 1A 12.1(e), (j) and (x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Merrick for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 14, 2009

FOR THE COMMITTEE:



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. 09-60-H

DECISION

FINDINGS OF FACT

1. Clyde Paul Mitchell, M.D. ("Dr. Mitchell"), holds a license to practice medicine and surgery in West Virginia, License No. 14265, and his address of record with the Board is in Buckhannon, West Virginia.

2. In April 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Tony Herndon, relating to the care and treatment rendered to the Complainant by Dr. Mitchell during which he allegedly failed to properly treat the Complainant.

3. The Complaint Committee began an investigation of the complaint and in June 2009, a response to the complaint was filed by Dr. Mitchell.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Mitchell, and in June 2009, the Complainant filed a reply.

5. At the September 13, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence that Dr. Mitchell failed 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 in this matter 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 West Virginia Board of Medicine at its regular meeting on September 14, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Mitchell 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 in this matter proving that Dr. Mitchell violated any provision of the Medical Practice Act or rule of the Board.


3. The evidence presented in this matter fails to prove that the license of Dr. Mitchell to practice medicine and surgery in this State should be restricted or limited because there is no evidence that Dr. Mitchell failed 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); 11 CSR 1A 12.1(x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery 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) and/or in the rules promulgated thereunder.

DATE ENTERED: September 14, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

AARON JOEL MONSEAU, M.D.

COMPLAINT NO. 09-86-F

DECISION

FINDINGS OF FACT

1. Aaron Joel Monseau, M.D. ("Dr. Monseau"), holds a license to practice medicine and surgery in West Virginia, License No. 23415, and his address of record with the Board is in Morgantown, West Virginia.

2. In May 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Michael J. Folio, Esq., as administrator of the estate of Frank Folio, related both to the alleged failure of Dr. Monseau to practice medicine reasonably and the alleged unprofessional conduct with respect to the alleged neglect and abuse of Frank Folio.

3. The Complaint Committee began an investigation of the complaint and in July 2009, a response to the complaint was filed by Dr. Monseau.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Monseau, and in August 2009, the Complainant filed a reply.

5. At the September 13, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined

that there was no evidence in this matter that Dr. Monseau failed 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 in this matter that Dr. Monseau engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Monseau in the State of 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 14, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Monseau 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 in this matter proving that Dr. Monseau violated any provision of the Medical Practice Act or

rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Monseau to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Monseau engaged in unprofessional conduct and/or failed 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); 11 CSR 1A 12.1(e), (j) and (x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Monseau for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 14, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MARTIN MATTHEW MROZEK, D.P.M.

COMPLAINT NO. 09-83-A

DECISION

FINDINGS OF FACT

1. Martin Matthew Mrozek, D.P.M. ("Dr. Mrozek"), holds a license to practice podiatry in West Virginia, License No. 00282, and his address of record with the Board is in Oak Hill, West Virginia.

2. In May 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Larry J. Anderson, relating to the care and treatment rendered to the Complainant by Dr. Mrozek during which he allegedly failed to properly instruct the Complainant on the correct use of medical equipment which allegedly led to injury.

3. The Complaint Committee began an investigation of the complaint and in July 2009, a response to the complaint was filed by Dr. Mrozek.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Mrozek, and the Complainant filed no additional response.

5. At the September 13, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence that Dr. Mrozek failed to practice podiatry with

that level of care, skill and treatment which is recognized by a reasonable, prudent podiatric physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason in this matter to proceed against the license to practice podiatry of Dr. Mrozek in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on September 14, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Mrozek 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 in this matter proving that Dr. Mrozek violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Mrozek to practice podiatry in this State should be restricted or limited because there is no evidence

that Dr. Mrozek failed to practice podiatry with that level of care, skill and treatment which is recognized by a reasonable, prudent podiatric physician engaged in the same specialty as being acceptable under similar conditions and circumstances. W. Va. Code § 30-3-14(c) (17); 11 CSR 1A 12.1(x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of podiatry or to restrict the license to practice podiatry of Dr. Mrozek for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 14, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

RONALD ALAN MUDRY, Jr., M.D.

COMPLAINT NO. 09-61-M

DECISION

FINDINGS OF FACT

1. Ronald Alan Mudry, Jr., M.D. ("Dr. Mudry"), holds a license to practice medicine and surgery in West Virginia, License No. 21547, and his address of record with the Board is in Elkins, West Virginia.

2. In April 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Maria Munro related both to the alleged failure of Dr. Mudry to practice medicine reasonably in regard to the alleged prescribing of an inappropriate medication and the alleged unprofessional conduct with respect to the alleged improper comments made to the Complainant regarding confidential medical information.

3. The Complaint Committee began an investigation of the complaint and in May 2009, a response to the complaint was filed by Dr. Mudry.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Mudry, and in June 2009, the Complainant filed a reply.

5. At the September 13, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the

information received with respect to the complaint and determined that there was no evidence in this matter that Dr. Mudry failed 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 in this matter that Dr. Mudry engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Mudry in the State of 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 14, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Mudry 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 in this matter proving that Dr.

Mudry violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Mudry to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Mudry engaged in unprofessional conduct and/or failed 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); 11 CSR 1A 12.1(e), (j) and (x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Mudry for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 14, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

CHRISTOPHER SCOTT NANCE, M.D.

COMPLAINT NO. 09-57-M

DECISION

FINDINGS OF FACT

1. Christopher Scott Nance, M.D. ("Dr. Nance"), holds a license to practice medicine and surgery in West Virginia, License No. 21989, and his address of record with the Board is in Morgantown, West Virginia.

2. In April 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Maria Munro related both to the alleged failure of Dr. Nance to practice medicine reasonably and the alleged unprofessional conduct with respect to the alleged inappropriate comments made by Dr. Nance during an initial examination.

3. The Complaint Committee began an investigation of the complaint and in May 2009, a response to the complaint was filed by Dr. Nance.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Nance and the Complainant filed no reply. In July 2009, Dr. Nance provided additional information to be reviewed.

5. At the September 13, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined

that there was no evidence in this matter that Dr. Nance failed 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 in this matter that Dr. Nance engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Nance in the State of 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 14, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Nance 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 in this matter proving that Dr. Nance violated any provision of the Medical Practice Act or rule


of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Nance to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Nance engaged in unprofessional conduct and/or failed 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); 11 CSR 1A 12.1(e), (j) and (x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Nance for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 14, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ROSS SAMUEL OLIVER, JR., M.D.

COMPLAINT NO. 09-90-M

DECISION

FINDINGS OF FACT

1. Ross Samuel Oliver, Jr., M.D. ("Dr. Oliver"), holds a license to practice medicine and surgery in West Virginia, License No. 13925, and his address of record with the Board is in Charleston, West Virginia.

2. In May 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from John Mowery, R.Ph., relating to alleged unprofessional conduct of Dr. Oliver with respect to his alleged inappropriate use of foul language when responding to the Complainant's request for a refill of a patient's prescription.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in July 2009, a response to the complaint was filed by Dr. Oliver.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Oliver and the Complainant filed no additional response.

5. At the September 13, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was insufficient evidence in this matter that Dr. Oliver engaged

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 in this matter to proceed against the license to practice medicine and surgery of Dr. Oliver in the State of 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 14, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Oliver 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 in this matter proving that Dr. Oliver violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Oliver to practice medicine and surgery in this State should be restricted or limited because there is insufficient evidence in this matter that Dr. Oliver

engaged 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); 11 CSR 1A 12.1(e) and (j).

4. Insufficient evidence exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Oliver for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 14, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

THOMAS KEYES SAVORY, M.D.

COMPLAINT NO. 09-92-T

DECISION

FINDINGS OF FACT

1. Thomas Keyes Savory, M.D. ("Dr. Savory"), holds a license to practice medicine and surgery in West Virginia, License No. 11506, and his address of record with the Board is in Huntington, West Virginia.

2. In June 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Mildred M. Thornton, legal guardian for her son, Chris Thornton, related both to the alleged failure of Dr. Savory to practice medicine reasonably with respect to the care and treatment of the Complainant's son and to the alleged unprofessional conduct with respect to the alleged failure to forward requested medical information to other facilities.

3. The Complaint Committee began an investigation of the complaint and in June 2009, a response to the complaint was filed by Dr. Savory.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Savory and in August 2009, the Complainant filed a reply.

5. At the September 13, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the

information received with respect to the complaint and determined that there was no evidence in this matter that Dr. Savory failed 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 in this matter that Dr. Savory engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Savory in the State of 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 14, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Savory 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 in this matter proving that Dr.

Savory violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Savory to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Savory engaged in unprofessional conduct and/or failed 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); 11 CSR 1A 12.1(e), (j) and (x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Savory for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 14, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JOHN PAUL SCHULTZ, M.D.

COMPLAINT NO. 09-54-G

DECISION

FINDINGS OF FACT

1. John Paul Schultz, M.D. ("Dr. Schultz"), holds a license to practice medicine and surgery in West Virginia, License No. 17401, and his address of record with the Board is in Weirton, West Virginia.

2. In April 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Karen A. Gilliam relating to alleged unprofessional conduct of Dr. Schultz with respect to his alleged failure to furnish the medical records to the Complainant after several requests.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in May 2009, a response to the complaint was filed by Dr. Schultz.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Schultz and in June 2009, the Complainant filed a reply.

5. At the September 13, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence in this matter that Dr. Schultz engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Schultz in the State of 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 14, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Schultz 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 in this matter proving that Dr. Schultz violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Schultz to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Schultz engaged 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); 11 CSR 1A 12.1(e) and (j).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Schultz for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 14, 2009

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:

JEFFREY EDWARD SHOOK, D.P.M.

COMPLAINT NO. 09-119-W

DECISION

FINDINGS OF FACT

1. Jeffrey Edward Shook, D.P.M. ("Dr. Shook"), holds a license to practice podiatry in West Virginia, License No. 00315, and his address of record with the Board is in Proctorville, Ohio.

2. In July 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") initiated a complaint relating to alleged unprofessional conduct of Dr. Shook with respect to his alleged failure to furnish medical records to a patient or the patient's attorney, who provided a properly executed authorization.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in August 2009, a response to the complaint was filed by Dr. Shook.

4. At the September 13, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence in this matter that Dr. Shook engaged 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 in this matter to proceed against the license to practice podiatry of Dr. Shook in

the State of 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 14, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Shook 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 in this matter proving that Dr. Shook violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Shook to practice podiatry in this State should be restricted or limited because there is no evidence in this matter that Dr. Shook engaged 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); 11 CSR 1A 12.1(e) and (j).

4. No probable cause exists in this matter to

substantiate disqualification from the practice of podiatry or to restrict the license to practice podiatry of Dr. Shook for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 14, 2009

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:

SAM A. SKAFF, M.D.

COMPLAINT NO. 09-82-S

DECISION

FINDINGS OF FACT

1. Sam A. Skaff, M.D. ("Dr. Skaff"), holds a license to practice medicine and surgery in West Virginia, License No. 18485, and his address of record with the Board is in Charleston, West Virginia.

2. In May 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Christi Simms relating to alleged unprofessional conduct of Dr. Skaff with respect to his alleged failure to furnish the medical records of the Complainant's three children to their new physician after several requests.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in July 2009, a response to the complaint was filed by Dr. Skaff.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Skaff. The Complainant filed no additional response.

5. At the September 13, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence in this matter that Dr. Skaff engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Skaff in the State of 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 14, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Skaff 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 in this matter proving that Dr. Skaff violated any provision of the Medical Practice Act or rule of the Board.

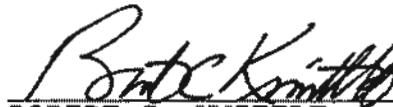
3. The evidence presented in this matter fails to prove that the license of Dr. Skaff to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Skaff engaged in dishonorable, unethical or unprofessional conduct of a character likely 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); 11 CSR 1A 12.1(e) and (j).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Skaff for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 14, 2009

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. 09-59-R

DECISION

FINDINGS OF FACT

1. Sally Hanna Swisher, M.D. ("Dr. Swisher"), holds a license to practice medicine and surgery in West Virginia, License No. 12350, and her address of record with the Board is in Charleston, West Virginia.

2. In April 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Valerie D. Rist relating to alleged unprofessional conduct of Dr. Swisher with respect to her alleged failure to furnish the Complainant with medical records and to appropriately end the patient/physician relationship during Dr. Swisher's process of retiring.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2009, a response to the complaint was filed by Dr. Swisher.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Swisher and in July 2009, the Complainant filed a reply.

5. At the September 13, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there

was no evidence in this matter that Dr. Swisher engaged 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 in this matter 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 September 14, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Swisher 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 in this matter proving that Dr. Swisher violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Swisher to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Swisher engaged 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); 11 CSR 1A 12.1(e) and (j).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery 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) and/or in the rules promulgated thereunder.

DATE ENTERED: September 14, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MOHAMED MAHMOUD TOURKY, M.D.

COMPLAINT NO. 09-71-W

DECISION

FINDINGS OF FACT

1. Mohamed Mahmoud Tourky, M.D. ("Dr. Tourky"), holds a license to practice medicine and surgery in West Virginia, License No. 23364, and his address of record with the Board is in Woodstock, Maryland.

2. In May 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Connie A. Womack, relating to the care and treatment rendered to the Complainant's minor son by Dr. Tourky during which he allegedly failed to properly treat the Complainant's son and allegedly failed to appropriately inform the Complainant of her son's condition.

3. The Complaint Committee began an investigation of the complaint and in May 2009, a response to the complaint was filed by Dr. Tourky.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Tourky, and in June 2009, the Complainant filed a reply.

5. Additional records were subpoenaed and reviewed.

6. At the September 13, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the

information received with respect to the complaint and determined that there was no evidence that Dr. Tourky failed 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Tourky in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on September 14, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Tourky 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 in this matter proving that Dr. Tourky violated any provision of the Medical Practice Act or rule of the Board.

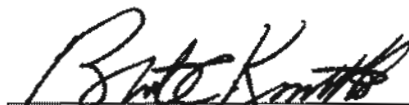
3. The evidence presented in this matter fails to

prove that the license of Dr. Tourky to practice medicine and surgery in this State should be restricted or limited because there is no evidence that Dr. Tourky failed 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); 11 CSR 1A 12.1(x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Tourky for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 14, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DAVID PAUL WISE, M.D.

COMPLAINT NO. 09-101-B

DECISION

FINDINGS OF FACT

1. David Paul Wise, M.D. ("Dr. Wise"), holds a license to practice medicine and surgery in West Virginia, License No. 18520, and his address of record with the Board is in Charleston, West Virginia.

2. In June 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Judy A. Burgess, relating to the care and treatment rendered to the Complainant by Dr. Wise during which he allegedly failed to properly perform surgery and provide post-surgery care to the Complainant.

3. The Complaint Committee began an investigation of the complaint and in July 2009, a response to the complaint was filed by Dr. Wise.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Wise, and in August 2009, the Complainant filed a reply.

5. At the September 13, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence that Dr. Wise failed 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Wise in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on September 14, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Wise 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 in this matter proving that Dr. Wise violated any provision of the Medical Practice Act or rule of the Board.


3. The evidence presented in this matter fails to prove that the license of Dr. Wise to practice medicine and surgery in this State should be restricted or limited because

there is no evidence that Dr. Wise failed 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); 11 CSR 1A 12.1(x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Wise for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 14, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DAVID PAUL WISE, M.D.

COMPLAINT NO. 09-102-B

DECISION

FINDINGS OF FACT

1. David Paul Wise, M.D. ("Dr. Wise"), holds a license to practice medicine and surgery in West Virginia, License No. 18520, and his address of record with the Board is in Charleston, West Virginia.

2. In June 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Judy A. Burgess relating to alleged unprofessional conduct of Dr. Wise with respect to his alleged failure to keep accurate medical records and including false information in the Complainant's medical record.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in July 2009, a response to the complaint was filed by Dr. Wise.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Wise and in August 2009, the Complainant filed a reply.

5. At the September 13, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence in this matter that Dr. Wise engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Wise in the State of 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 14, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Wise 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 in this matter proving that Dr. Wise violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Wise to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Wise engaged 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); 11 CSR 1A 12.1(e) and (j).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Wise for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 14, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

WEST VIRGINIA BOARD OF MEDICINE

Complaints/Investigations – 2009

**Closed Cases - No Probable Cause Found/
No Disciplinary Sanction**

MONTH OF NOVEMBER, 2009

09-122-K Luis Amancio Almase, M.D.
09-132-R Marilyn Judy Bonfilli, M.D.
09-93-F Brandon Mark Boyce, M.D.
09-125-B Louis John Del Giorno, M.D.
09-73-W Iraj Derakhshan, M.D.
09-133-B Iraj Derakhshan, M.D.
09-127-N John Allison Draper, Jr., M.D.
08-129-F Richard Rosling Feder, M.D.
09-65-C Subhash V. Gajendragadkar, M.D.
09-135-C Subhash V. Gajendragadkar, M.D.
09-130-L J. Jorge A. Gordinho, M.D.
09-109-E Craig DeWitt Haddox, M.D.
09-94-M Michael Willford Halley, M.D.
09-100-B Omar Khalid Hasan, M.D.
09-12-P Gabriella Gizella Horvath, M.D.
09-95-H Frank Paul James, M.D.
09-107-G George Victor Jirak, Jr., M.D.
09-150-W Mohammad Zafrullah Khan, M.D.
09-98-O Ellen Louise Kitts, M.D.
09-87-H Aravinda Nanjundappa, M.D.
09-84-M Scott Elliott Pollard, M.D.
09-23-D Pamela Yvette Ramsey, P.A.-C
09-96-N George Mier Roig, M.D.
09-126-P Michael Allen Stewart, M.D.

Complaints/Investigations - 2009

Closed Cases - No Probable Cause Found/

No Disciplinary Sanction

continued

MONTH OF NOVEMBER, 2009

09-121-A Peter Volkmar Kiesinger Wentzel, M.D.

09-124-C Chesley White Yellott, M.D.

TOTAL 26

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

LUIS AMANCIO ALMASE, M.D.

COMPLAINT NO. 09-122-K

DECISION

FINDINGS OF FACT

1. Luis Amancio Almase, M.D. ("Dr. Almase"), holds a license to practice medicine and surgery in West Virginia, License No. 10012, and his address of record with the Board is in Weston, West Virginia.

2. In July 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Virgil Kincaid, relating to the care and treatment rendered by Dr. Almase during which he allegedly failed to properly adjust the Complainant's insulin and inappropriately discontinued another medication.

3. The Complaint Committee began an investigation of the complaint and in August 2009, a response to the complaint was filed by Dr. Almase.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Almase, and the Complainant filed no additional response.

5. At the November 8, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence that Dr. Almase failed 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Almase in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on November 9, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Almase 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 in this matter proving that Dr. Almase violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Almase to practice medicine and surgery in this State should be restricted or limited because

there is no evidence that Dr. Almase failed 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); 11 CSR 1A 12.1(x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Almase for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MARILYN JUDY BONFILI, M.D.

COMPLAINT NO. 09-132-R

DECISION

FINDINGS OF FACT

1. Marilyn Judy Bonfili, M.D. ("Dr. Bonfili"), holds a license to practice medicine and surgery in West Virginia, License No. 20406, and her address of record with the Board is in Fairmont, West Virginia.

2. In July 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Richard Robinson related to the alleged failure of Dr. Bonfili to practice medicine reasonably, and the alleged failure to properly treat the Complainant's condition and the alleged unprofessional conduct with respect to the alleged failure to return the Complainant's calls and the alleged use of inappropriate billing practices.

3. The Complaint Committee began an investigation of the complaint and in September 2009, a response to the complaint was filed by Dr. Bonfili.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Bonfili and in October 2009, the Complainant filed a reply.

5. At the November 8, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information

received with respect to the complaint and determined that there was no evidence in this matter that Dr. Bonfili failed 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 in this matter that Dr. Bonfili engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Bonfili in the State of 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 9, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Bonfili 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 in this matter proving that

Dr. Bonfili violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Bonfili to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Bonfili engaged in unprofessional conduct and/or failed 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); 11 CSR 1A 12.1(e), (j) and (x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Bonfili for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

BRANDON MARK BOYCE, M.D.

COMPLAINT NO. 09-93-F

DECISION

FINDINGS OF FACT

1. Brandon Mark Boyce, M.D. ("Dr. Boyce"), holds a license to practice medicine and surgery in West Virginia, License No. 22455, and his address of record with the Board is in Morgantown, West Virginia.

2. In June 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Michael J. Folio, Esq., as the administrator of the Estate of Frank Folio, related to the alleged failure of Dr. Boyce to practice medicine according to the standard of care and the alleged unprofessional conduct with respect to the care provided to Frank Folio by Dr. Boyce.

3. The Complaint Committee began an investigation of the complaint and in August 2009, a response to the complaint was filed by Dr. Boyce.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Boyce and in September 2009, the Complainant filed a reply.

5. At the November 8, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there

was no evidence in this matter that Dr. Boyce failed 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 in this matter that Dr. Boyce engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Boyce in the State of 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 9, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Boyce 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 in this matter proving that Dr. Boyce violated any provision of the Medical Practice Act or rule

of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Boyce to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Boyce engaged in unprofessional conduct and/or failed 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); 11 CSR 1A 12.1(e), (j) and (x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Boyce for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

LOUIS JOHN DEL GIORNO, M.D.

COMPLAINT NO. 09-125-B

DECISION

FINDINGS OF FACT

1. Louis John Del Giorno, M.D. ("Dr. Del Giorno"), holds a license to practice medicine and surgery in West Virginia, License No. 16605, and his address of record with the Board is in Martinsburg, West Virginia.

2. In July 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Sharon A. Burkley, relating to the care and treatment rendered by Dr. Del Giorno during which he allegedly failed to properly treat the Complainant and inappropriately discharged her after Dr. Del Giorno allegedly received an anonymous notification that the Complainant was selling her medications and a subsequent urine test revealed she did not have her prescribed medications in her system.

3. The Complaint Committee began an investigation of the complaint and in August 2009, a response to the complaint was filed by Dr. Del Giorno.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Del Giorno, and in September 2009, the Complainant filed a reply.

5. At the November 8, 2009, meeting of the Complaint

Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence in this matter that Dr. Del Giorno failed 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Del Giorno in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on November 9, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Del Giorno 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 in this matter proving that Dr. Del Giorno violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Del Giorno to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Del Giorno failed 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); 11 CSR 1A 12.1(x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Del Giorno for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

IRAJ DERAKHSHAN, M.D.

COMPLAINT NO. 09-73-W

DECISION

FINDINGS OF FACT

1. Iraj Derakhshan, M.D. ("Dr. Derakhshan"), holds a license to practice medicine and surgery in West Virginia, License No. 18591, and his address of record with the Board is in Charleston, West Virginia.

2. In May 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") initiated a complaint in response to a letter dated April 24, 2009, received from an Assistant Prosecuting Attorney from Raleigh County requesting an investigation of Dr. Derakhshan's alleged failure to practice medicine reasonably and alleged unprofessional conduct regarding Dr. Derakhshan's prescribing practices after one of his patients overdosed on Oxycodone he prescribed.

3. The Complaint Committee began an investigation of the complaint and in June 2009, a response to the complaint was filed by Dr. Derakhshan.

4. In response to a request by Dr. Derakhshan, additional records were subpoenaed and reviewed.

5. At the November 8, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there

was no evidence in this matter that Dr. Derakhshan failed 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 in this matter that Dr. Derakhshan engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Derakhshan in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on November 9, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Derakhshan 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 in this matter proving that Dr. Derakhshan violated any provision of the Medical Practice Act

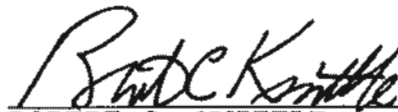
or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Derakhshan to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Derakhshan engaged in unprofessional conduct and/or failed 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); 11 CSR 1A 12.1(e), (j) and (x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Derakhshan for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

IRAJ DERAKHSHAN, M.D.

COMPLAINT NO. 09-133-B

DECISION

FINDINGS OF FACT

1. Iraj Derakhshan, M.D. ("Dr. Derakhshan"), holds a license to practice medicine and surgery in West Virginia, License No. 18591, and his address of record with the Board is in Charleston, West Virginia.

2. In July 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Douglas Bryant related both to the alleged failure of Dr. Derakhshan to practice medicine reasonably when he allegedly discharged the Complainant without prior notification and the alleged unprofessional conduct with respect to the recording of the Complainant's telephone calls and office visits allegedly without the Complainant's consent.

3. The Complaint Committee began an investigation of the complaint and in September 2009, a response to the complaint was filed by Dr. Derakhshan.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Derakhshan and in October 2009, the Complainant filed a reply.

5. At the November 8, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information

received with respect to the complaint and determined that there was no evidence in this matter that Dr. Derakhshan failed 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 in this matter that Dr. Derakhshan engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Derakhshan in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on November 9, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Derakhshan 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 in this matter proving that

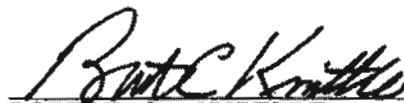
Dr. Derakhshan violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Derakhshan to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Derakhshan engaged in unprofessional conduct and/or failed 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); 11 CSR 1A 12.1(e), (j) and (x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Derakhshan for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 9, 2009

FOR THE COMMITTEE:



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. 09-127-N

DECISION

FINDINGS OF FACT

1. John Allison Draper, Jr., M.D. ("Dr. Draper"), 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 July 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from John W. Newcomb related both to the alleged failure of Dr. Draper to properly treat the Complainant and the alleged unprofessional conduct with respect to the alleged inappropriate comments during an office visit which resulted in a confrontation.

3. The Complaint Committee began an investigation of the complaint and in August 2009, 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 November 8, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there

was no evidence in this matter that Dr. Draper failed 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 in this matter that Dr. Draper engaged 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 in this matter 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 November 9, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove 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 in this matter proving that Dr. Draper violated any provision of the Medical Practice Act or rule

of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Draper to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Draper engaged in unprofessional conduct and/or failed 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); 11 CSR 1A 12.1(e), (j) and (x).

4. No probable cause exists in this matter 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) and/or in the rules promulgated thereunder.

DATE ENTERED: November 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

RICHARD ROSLING FEDER, M.D.

COMPLAINT NO. 08-129-F

DECISION

FINDINGS OF FACT

1. Richard Rosling Feder, M.D. ("Dr. Feder"), holds a license to practice medicine and surgery in West Virginia, License No. 12830, and his address of record with the Board is in Wheeling, West Virginia.

2. In September 2008, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Deputy Ervin Fulst related both to the alleged failure of Dr. Feder to practice medicine reasonably and the alleged unprofessional conduct with respect to the alleged provision of a blank pre-signed prescription form to a seventeen (17) year old.

3. The Complaint Committee began an investigation of the complaint and in October 2008, a response to the complaint was filed by Dr. Feder and consequently in November 2008, an affidavit was filed by Dr. Feder's attorney.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Feder and in November 2008, the Complainant filed a reply.

5. Dr. Feder appeared for a full discussion of the matter before the Complaint Committee on May 10, 2009.

6. Additional information was requested and reviewed.

7. At the November 8, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence in this matter that Dr. Feder failed 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 that there was no evidence in this matter that Dr. Feder engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Feder in the State of 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 9, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that

Dr. Feder 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 in this matter proving that Dr. Feder violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Feder to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Feder engaged in unprofessional conduct and/or failed 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); 11 CSR 1A 12.1(e), (j) and (x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Feder for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

SUBHASH V. GAJENDRAGADKAR, M.D.

COMPLAINT NO. 09-65-C

DECISION

FINDINGS OF FACT

1. Subhash V. Gajendragadkar, M.D. ("Dr. Gajendragadkar"), holds a license to practice medicine and surgery in West Virginia, License No. 12558, and his address of record with the Board is in Bradley, West Virginia.

2. In April 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Robert Anthony Cummings, relating to the care and treatment rendered by Dr. Gajendragadkar during which he allegedly failed to appropriately treat the Complainant's back condition.

3. The Complaint Committee began an investigation of the complaint and in June 2009, a response to the complaint was filed by Dr. Gajendragadkar.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Gajendragadkar, and in July 2009, the Complainant filed a reply.

5. Additional records were subpoenaed and reviewed.

6. At the November 8, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence that Dr. Gajendragadkar failed 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Gajendragadkar in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on November 9, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Gajendragadkar 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 in this matter proving that Dr. Gajendragadkar violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Gajendragadkar to practice medicine and surgery in this State should be restricted or limited because

there is no evidence that Dr. Gajendragadkar failed 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); 11 CSR 1A 12.1(x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Gajendragadkar for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

SUBHASH V. GAJENDRAGADKAR, M.D.

COMPLAINT NO. 09-135-C

DECISION

FINDINGS OF FACT

1. Subhash V. Gajendragadkar, M.D. ("Dr. Gajendragadkar"), holds a license to practice medicine and surgery in West Virginia, License No. 12558, and his address of record with the Board is in Bradley, West Virginia.

2. In July 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Robert Anthony Cummings, relating to the care and treatment rendered by Dr. Gajendragadkar during which he allegedly discontinued the Complainant's medication without an appropriate evaluation.

3. The Complaint Committee began an investigation of the complaint and in September 2009, a response to the complaint was filed by Dr. Gajendragadkar.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Gajendragadkar, and in October 2009, the Complainant filed a reply.

5. At the November 8, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence that Dr. Gajendragadkar failed 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Gajendragadkar in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on November 9, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Gajendragadkar 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 in this matter proving that Dr. Gajendragadkar violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Gajendragadkar to practice medicine and surgery in this State should be restricted or limited because

there is no evidence that Dr. Gajendragadkar failed 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); 11 CSR 1A 12.1(x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Gajendragadkar for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

J. JORGE A. GORDINHO, M.D.

COMPLAINT NO. 09-130-L

DECISION

FINDINGS OF FACT

1. J. Jorge A. Gordinho, M.D. ("Dr. Gordinho"), holds a license to practice medicine and surgery in West Virginia, License No. 16005, and his address of record with the Board is in Beckley, West Virginia.

2. In July 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Karen R. Lanchester related both to the alleged failure of Dr. Gordinho to practice medicine reasonably and the alleged unprofessional conduct with respect to the alleged failure to properly monitor the Complainant's husband and the alleged falsification of the death certificate of the Complainant's husband by omitting a fall that occurred while under medical care which Dr. Gordinho allegedly admitted to the Complainant was the cause of death.

3. The Complaint Committee began an investigation of the complaint and in September 2009, a response to the complaint was filed by Dr. Gordinho.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Gordinho and in October 2009, the Complainant filed a reply.

5. At the November 8, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence in this matter that Dr. Gordinho failed 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 in this matter that Dr. Gordinho engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Gordinho in the State of 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 9, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Gordinho 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 in this matter proving that Dr. Gordinho violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Gordinho to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Gordinho engaged in unprofessional conduct and/or failed 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); 11 CSR 1A 12.1(e), (j) and (x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Gordinho for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

CRAIG DEWITT HADDOX, M.D.

COMPLAINT NO. 09-109-E

DECISION

FINDINGS OF FACT

1. Craig DeWitt Haddox, M.D. ("Dr. Haddox"), holds a license to practice medicine and surgery in West Virginia, License No. 22485, and his address of record with the Board is in Elkview, West Virginia.

2. In July 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Charles Eshenaur related both to the alleged failure of Dr. Haddox to practice medicine reasonably and the alleged unprofessional conduct with respect to the alleged failure to properly treat the Complainant's post surgery concerns and Dr. Haddox's alleged inappropriate billing practices and failure to respond to the Complainant's repeated correspondence.

3. The Complaint Committee began an investigation of the complaint and in August 2009, a response to the complaint was filed by Dr. Haddox.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Haddox and in September 2009, the Complainant filed a reply.

5. At the November 8, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information

received with respect to the complaint and determined that there was no evidence in this matter that Dr. Haddox failed 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 in this matter that Dr. Haddox engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Haddox in the State of 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 9, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Haddox 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 in this matter proving that Dr.

Haddox violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Haddox to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Haddox engaged in unprofessional conduct and/or failed 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); 11 CSR 1A 12.1(e), (j) and (x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Haddox for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MICHAEL WILLFORD HALLEY, M.D.

COMPLAINT NO. 09-94-M

DECISION

FINDINGS OF FACT

1. Michael Willford Halley, M.D. ("Dr. Halley"), holds a license to practice medicine and surgery in West Virginia, License No. 15113, and his address of record with the Board is in Charleston, West Virginia.

2. In June 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Amanda C. Martin, relating to the care and treatment rendered to the Complainant's son by Dr. Halley during which he allegedly prescribed a Penicillin based medication after he and several hospital staff members were repeatedly informed of the son's severe allergy.

3. The Complaint Committee began an investigation of the complaint and in July 2009, a response to the complaint was filed by Dr. Halley.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Halley, and in August 2009, the Complainant filed a reply.

5. At the November 8, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there

was no evidence that Dr. Halley failed 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Halley in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on November 9, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Halley 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 in this matter proving that Dr. Halley violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Halley to practice medicine and

surgery in this State should be restricted or limited because there is no evidence that Dr. Halley failed 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); 11 CSR 1A 12.1(x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Halley for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

OMAR KHALID HASAN, M.D.

COMPLAINT NO. 09-100-B

DECISION

FINDINGS OF FACT

1. Omar Khalid Hasan, M.D. ("Dr. Hasan"), holds a license to practice medicine and surgery in West Virginia, License No. 21693, and his address of record with the Board is in Beckley, West Virginia.

2. In June 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Sarah Branham related both to the alleged failure of Dr. Hasan to practice medicine reasonably and the alleged unprofessional conduct with respect to the alleged inappropriate prescribing practices, unjustified discharge of the Complainant and improper billing practices.

3. The Complaint Committee began an investigation of the complaint and in July 2009, a response to the complaint was filed by Dr. Hasan.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Hasan and the Complainant filed no additional reply.

5. At the November 8, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there

was no evidence in this matter that Dr. Hasan failed 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 in this matter that Dr. Hasan engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Hasan in the State of 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 9, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Hasan 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 in this matter proving that Dr. Hasan violated any provision of the Medical Practice Act or rule

of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Hasan to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Hasan engaged in unprofessional conduct and/or failed 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); 11 CSR 1A 12.1(e), (j) and (x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Hasan for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

GABRIELLA GIZELLA HORVATH, M.D.

COMPLAINT NO. 09-12-P

DECISION

FINDINGS OF FACT

1. Gabriella Gizella Horvath, M.D. ("Dr. Horvath"), holds a license to practice medicine and surgery in West Virginia, License No. 19463, and her address of record with the Board is in Morgantown, West Virginia.

2. In January 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Donna I. Pifer, POA of John Mahlon Speicher, related both to the alleged failure of Dr. Horvath to practice medicine reasonably and the alleged unprofessional conduct with respect to the alleged failure of Dr. Horvath to properly treat the Complainant's father and the alleged inappropriate comments made to the family members.

3. The Complaint Committee began an investigation of the complaint and in March 2009, a response to the complaint was filed by Dr. Horvath.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Horvath and in March 2009, the Complainant filed a reply.

5. Additional records were subpoenaed and reviewed.

6. At the November 8, 2009, meeting of the Complaint

Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence in this matter that Dr. Horvath failed 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 in this matter that Dr. Horvath engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Horvath in the State of 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 9, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Horvath is unqualified to practice medicine and surgery in this State for any reason set forth in W. Va. Code § 30-3-14(c)

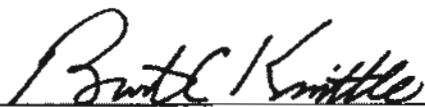
and specifically there is no evidence in this matter proving that Dr. Horvath violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Horvath to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Horvath engaged in unprofessional conduct and/or failed 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); 11 CSR 1A 12.1(e), (j) and (x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Horvath for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

FRANK PAUL JAMES, M.D.

COMPLAINT NO. 09-95-E

DECISION

FINDINGS OF FACT

1. Frank Paul James, M.D. ("Dr. James"), holds a license to practice medicine and surgery in West Virginia, License No. 21534, and his address of record with the Board is in Wheeling, West Virginia.

2. In June 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") initiated/received a complaint from Alan R. Hans, relating to the care and treatment rendered by Dr. James during which he allegedly failed to properly treat the Complainant and prescribed inappropriate amounts of medication.

3. The Complaint Committee began an investigation of the complaint and in July 2009, a response to the complaint was filed by Dr. James.

4. Subsequently, the Complainant was forwarded the response filed by Dr. James, and the Complainant filed no additional response.

5. At the November 8, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence that Dr. James failed 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 in this matter to proceed against the license to practice medicine and surgery of Dr. James in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on November 9, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. James 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 in this matter proving that Dr. James violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. James to practice medicine and surgery in this State should be restricted or limited because

there is no evidence that Dr. James failed 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); 11 CSR 1A 12.1(x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. James for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

GEORGE VICTOR JIRAK, JR., M.D.

COMPLAINT NO. 09-107-G

DECISION

FINDINGS OF FACT

1. George Victor Jirak, Jr., M.D. ("Dr. Jirak"), holds a license to practice medicine and surgery in West Virginia, License No. 20617, and his address of record with the Board is in Wheeling, West Virginia.

2. In June 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Angelo Georges, M.D., relating to alleged unprofessional conduct of Dr. Jirak with respect to his alleged making of false and deceptive statements and the alleged conspiring to intimidate and preclude another physician from advertising.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in August 2009, a response to the complaint was filed by Dr. Jirak.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Jirak and in September 2009, the Complainant filed a reply.

5. At the November 8, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there

was no evidence in this matter that Dr. Jirak engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Jirak in the State of 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 9, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Jirak 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 in this matter proving that Dr. Jirak violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Jirak to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Jirak engaged 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); 11 CSR 1A 12.1(e) and (j).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Jirak for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MOHAMMAD ZAFRULLAH KHAN, M.D.

COMPLAINT NO. 09-150-W

DECISION

FINDINGS OF FACT

1. Mohammad Zafrullah Khan, M.D. ("Dr. Khan"), holds a license to practice medicine and surgery in West Virginia, License No. 10084, and his address of record with the Board is in Charleston, West Virginia.

2. In September 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") initiated a complaint in response to an anonymous report related both to the alleged failure of Dr. Khan to practice medicine reasonably and the alleged unprofessional conduct with respect to the alleged starting of a wrong-site surgery on a patient and the alleged subsequent instruction to staff not to reveal or document the error.

3. The Complaint Committee began an investigation of the complaint and in October 2009, a response to the complaint was filed on behalf of Dr. Khan.

4. At the November 8, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence in this matter that Dr. Khan failed 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 in this matter that Dr. Khan engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Khan in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on November 9, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Khan 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 in this matter proving that Dr. Khan violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove

that the license of Dr. Khan to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Khan engaged in unprofessional conduct and/or failed 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); 11 CSR 1A 12.1(e), (j) and (x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery 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) and/or in the rules promulgated thereunder.

DATE ENTERED: November 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ELLEN LOUISE KITTS, M.D.

COMPLAINT NO. 09-98-0

DECISION

FINDINGS OF FACT

1. Ellen Louise Kitts, M.D. ("Dr. Kitts"), holds a license to practice medicine and surgery in West Virginia, License No. 13871, and her address of record with the Board is in Wheeling, West Virginia.

2. In June 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Charity Ohse, relating to the care and treatment rendered by Dr. Kitts during which she allegedly misdiagnosed the Complainant's daughter with fetal alcohol syndrome (FAS) without speaking to the Complainant and allegedly against accepted medical standards.

3. The Complaint Committee began an investigation of the complaint and in July 2009, a response to the complaint was filed on behalf of Dr. Kitts.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Kitts, and in August 2009, the Complainant filed a reply.

5. At the November 8, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there

was no evidence that Dr. Kitts failed 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Kitts in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on November 9, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Kitts 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 in this matter proving that Dr. Kitts violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Kitts to practice medicine and

surgery in this State should be restricted or limited because there is no evidence that Dr. Kitts failed 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); 11 CSR 1A 12.1(x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Kitts for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ARAVINDA NANJUNDAPPA, M.D.

COMPLAINT NO. 09-87-H

DECISION

FINDINGS OF FACT

1. Aravinda Nanjundappa, M.D. ("Dr. Nanjundappa"), holds a license to practice medicine and surgery in West Virginia, License No. 22960, and his address of record with the Board is in Charleston, West Virginia.

2. In May 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from James Haynes, POA for Lula M. Haynes, relating to the care and treatment rendered by Dr. Nanjundappa, alleging that Dr. Nanjundappa failed to notify the Complainant and failed to obtain his permission and/or informed consent prior to performing surgery on his mother, despite the fact that the Complainant had Power of Attorney and the patient, Complainant's mother, was illiterate and incapable of signing a document.

3. The Complaint Committee began an investigation of the complaint and in July 2009, a response to the complaint was filed by Dr. Nanjundappa.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Nanjundappa, and in August 2009, the Complainant filed a reply.

5. Additional records were subpoenaed and reviewed.

6. At the November 8, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence that Dr. Nanjundappa failed 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Nanjundappa in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on November 9, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Nanjundappa 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 in this matter proving that Dr. Nanjundappa violated any provision of the Medical Practice Act

or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Nanjundappa to practice medicine and surgery in this State should be restricted or limited because there is no evidence that Dr. Nanjundappa failed 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); 11 CSR 1A 12.1(x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Nanjundappa for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

SCOTT ELLIOTT POLLARD, M.D.

COMPLAINT NO. 09-84-M

DECISION

FINDINGS OF FACT

1. Scott Elliott Pollard, M.D. ("Dr. Pollard"), holds a license to practice medicine and surgery in West Virginia, License No. 13281, and his address of record with the Board is in Morgantown, West Virginia.

2. In May 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Maria Munro, relating to the care and treatment rendered by Dr. Pollard.

3. The Complaint Committee began an investigation of the complaint and in September 2009, a response to the complaint was filed by Dr. Pollard.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Pollard, and in October 2009, the Complainant filed a reply.

5. At the November 8, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence that Dr. Pollard failed 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Pollard in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on November 9, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Pollard 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 in this matter proving that Dr. Pollard violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Pollard to practice medicine and surgery in this State should be restricted or limited because there is no evidence that Dr. Pollard failed 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); 11 CSR 1A 12.1(x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Pollard for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

PAMELA YVETTE RAMSEY, P.A.-C.

COMPLAINT NO. 09-23-D

DECISION

FINDINGS OF FACT

1. Pamela Yvette Ramsey, P.A.-C., has a terminated license to practice as a physician assistant in West Virginia, License No. 00396, and her address of record with the Board is in Thomasville, North Carolina.

2. In February 2009, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Emil A. Dameff, M.D., which complaint related to alleged unprofessional conduct of Ms. Ramsey with respect to her alleged prescribing of a narcotic to a prison inmate, and after the supervising physician had discontinued the medication, Ms. Ramsey allegedly re-wrote the order against the physicians documented instructions.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in April 2009, Ms. Ramsey filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Ms. Ramsey and the Complainant filed no additional response.

5. Additional records were subpoenaed and reviewed.

6. Ms. Ramsey appeared for a full discussion before the Complaint Committee of the Board on November 8, 2009.

7. At the November 8, 2009, meeting of the Complaint Committee of 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. Ramsey, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on November 9, 2009.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are 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. Ramsey 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. Ramsey 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. Ramsey for reasons set forth in W. Va. Code § 30-3-16 or in the rules promulgated thereunder.

DATE ENTERED: November 9, 2009

FOR THE COMMITTEE



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

GEORGE MIER ROIG, M.D.

COMPLAINT NO. 09-96-N

DECISION

FINDINGS OF FACT

1. George Mier Roig, M.D. ("Dr. Roig"), holds a license to practice medicine and surgery in West Virginia, License No. 09848, and his address of record with the Board is in Moon Township, Pennsylvania.

2. In June 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Meika North relating to alleged unprofessional conduct of Dr. Roig with respect to his alleged inappropriate discharge of the Complainant and the alleged "black balling" of the Complainant from the surrounding medical facilities.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in July 2009, a response to the complaint was filed by Dr. Roig stating that he was not the physician in question as he did not know the Complainant and had never seen her as a patient.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Roig. The Complainant filed no additional response.

5. At the November 8, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information

received with respect to the complaint and determined that there was no evidence in this matter that Dr. Roig engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Roig in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on November 9, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Roig 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 in this matter proving that Dr. Roig violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Roig to practice medicine and surgery in this State should be restricted or limited because there is no

evidence in this matter that Dr. Roig engaged 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); 11 CSR 1A 12.1(e) and (j).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Roig for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MICHAEL ALLEN STEWART, M.D.

COMPLAINT NO. 09-126-P

DECISION

FINDINGS OF FACT

1. Michael Allen Stewart, M.D. ("Dr. Stewart"), holds a license to practice medicine and surgery in West Virginia, License No. 16284, and his address of record with the Board is in Clarksburg, West Virginia.

2. In July 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Lisa Perkins related both to the alleged failure of Dr. Stewart to practice medicine reasonably and the alleged unprofessional conduct with respect to the alleged improper exam of the Complainant and the alleged inappropriate comments made to the Complainant regarding her mortality during the visit.

3. The Complaint Committee began an investigation of the complaint and in August 2009, a response to the complaint was filed by Dr. Stewart.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Stewart and the Complainant filed no additional response.

5. At the November 8, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there

was no evidence in this matter that Dr. Stewart failed 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 in this matter that Dr. Stewart engaged 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 in this matter 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 9, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Stewart 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 in this matter proving that Dr. Stewart violated any provision of the Medical Practice Act or


rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Stewart to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Stewart engaged in unprofessional conduct and/or failed 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); 11 CSR 1A 12.1(e), (j) and (x).

4. No probable cause exists in this matter 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) and/or in the rules promulgated thereunder.

DATE ENTERED: November 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

PETER VOLKMAR KIESINGER WENTZEL, M.D. COMPLAINT NO.09-121-A

DECISION

FINDINGS OF FACT

1. Peter Volkmar Kiesinger Wentzel, M.D. ("Dr. Wentzel"), holds a license to practice medicine and surgery in West Virginia, License No. 22587, and his address of record with the Board is in Grafton, West Virginia.

2. In July 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Marilyn R. Ahl-Ludi, relating to the care and treatment rendered by Dr. Wentzel during which he allegedly failed to prescribe proper amounts of some of the Complainant's current medications and refused to refill other medications.

3. The Complaint Committee began an investigation of the complaint and in August 2009, a response to the complaint was filed by Dr. Wentzel.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Wentzel, and in October 2009, the Complainant filed a reply.

5. At the November 8, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence that Dr. Wentzel failed 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Wentzel in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on November 9, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Wentzel 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 in this matter proving that Dr. Wentzel violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Wentzel to practice medicine and surgery in this State should be restricted or limited because

there is no evidence that Dr. Wentzel failed 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); 11 CSR 1A 12.1(x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Wentzel for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

CHESLEY WHITE YELLOTT, M.D.

COMPLAINT NO. 09-124-C

DECISION

FINDINGS OF FACT

1. Chesley White Yellott, M.D. ("Dr. Yellott"), holds a license to practice medicine and surgery in West Virginia, License No. 20163, and his address of record with the Board is in Martinsburg, West Virginia.

2. In July 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Kimberly Campagna relating to alleged unprofessional conduct of Dr. Yellott with respect to his alleged failure to treat the Complainant's minor son at her request and his alleged inappropriate comments made to the Complainant during an office visits.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in September 2009, a response to the complaint was filed by Dr. Yellott.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Yellott and in September 2009, the Complainant filed an additional response.

5. At the November 8, 2009, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information

received with respect to the complaint and determined that there was no evidence in this matter that Dr. Yellott engaged 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 in this matter to proceed against the license to practice medicine and surgery of Dr. Yellott in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on November 9, 2009.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee 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 in this matter to prove that Dr. Yellott 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 in this matter proving that Dr. Yellott violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Yellott to practice medicine and surgery in this State should be restricted or limited because there is no

evidence in this matter that Dr. Yellott engaged 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); 11 CSR 1A 12.1(e) and (j).

4. No probable cause exists in this matter to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Yellott for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 9, 2009

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

2009

COMPLAINTS/INVESTIGATIONS

OPEN CASES, INVESTIGATION INITIATED AND CONTINUING

OPEN CASES, DISCIPLINARY PROCEEDINGS COMMENCED

PROBABLE CAUSE FINDINGS

WEST VIRGINIA BOARD OF MEDICINE

2009

Complaints/Investigations Open Cases, Investigation Initiated and Continuing

Total Number of Open Cases

96

<u>Number of Complaints*</u>	<u>Nature of Complaint</u>
70	Unprofessional Conduct
46	Malpractice or Failure to Practice Acceptably
13	Violation of Laws, Rules and Orders
7	Failure to Perform Statutory or Legal Obligation
9	Prescribing Other Than in Good Faith
5	Deceptive Representations in Practice
4	Inability to Practice Safely Due to/ Deterioration, Through Aging, Impairment, Drug or Alcohol Abuse
4	Professional Incompetence
2	Charging Excessive, Unconscionable Fees
2	Exercising Influence for Sexual Activity With Patient
1	Aiding Unlicensed Practice
1	Exploitation for Financial Gain
1	Failure to Keep Written Records Justifying Treatment
1	False Reporting/Failing to File Required Report
1	Gross Negligence Regarding Prescription Forms
1	Knowing Delegation of Responsibilities to One Unqualified
1	Pre-signing Blank Prescription Forms

*please note that open cases
may have more than one (1)
nature of complaint

2009

Complaints/Investigations
Open Cases, Disciplinary Proceedings Commenced

West Virginia Board of Medicine, Petitioner, v.
Louis John Del Giorno, M.D., Respondent.

Probable Cause Findings
No Disciplinary Proceedings Commenced
As of December 31, 2009

Number

0

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

WEST VIRGINIA BOARD OF MEDICINE,

PETITIONER,

v.

LOUIS JOHN DEL GIORNO, M.D.,

RESPONDENT.

COMPLAINT AND NOTICE OF HEARING

Now comes the Petitioner, the West Virginia Board of Medicine (“Board”) and for its Complaint against the Respondent, Louis John Del Giorno, M.D. (“Dr. Del Giorno”), states as follows:

1. The Respondent, Dr. Del Giorno, is licensed to practice medicine and surgery in West Virginia and has been so licensed in West Virginia since 1991.
2. The Respondent’s license is identified as West Virginia License No. 16605, and his address of record with the Board is in Martinsburg, West Virginia.

COUNT I

3. Patient No. 1 (AB) was treated by Dr. Del Giorno from June 2002 to September 2008.
4. Dr. Del Giorno prescribed Methadone and Oxycontin, both Schedule II controlled substances, simultaneously (e.g. 5/23/05 Oxycontin 80 mg b.i.d 60 tablets and methadone 10 mg 2 tabs q4 hours 360 tablets) to Patient No. 1 without good clinical reason.

5. Dr. Del Giorno prescribed Oxycontin with request for “brand necessary” for Patient No. 1 without good clinical reason.

6. In June of 2003, Patient No. 1 was discharged from the practice of her prior physician for violation of her pain management agreement and was later seen in the City Hospital Emergency Room. At that time her urinary drug screen was positive for barbiturates (controlled substances) and THC (the active ingredient in cannabis). Three days after this Emergency Room visit, Patient No. 1 was admitted for psychiatric care to Washington County Hospital. Patient No. 1’s records from a psychiatric admission in 2003 indicated that “one son is dysfunctional and the other son is addict on methadone maintenance” and Patient 1 was “[c]ontinually beaten up by boyfriends.” Patient No. 1’s discharge from her prior physician, urinary drug screen results, psychiatric admission and the comments in the record from that admission represent significant indicators of risk for diversion. Dr. Del Giorno did not conduct urinary drug screens (“UDS”) or pill counts with Patient No. 1 after 2003 despite these numerous “red flags” suggesting potential abuse and/or diversion in Patient No. 1’s profile and history.

7. From January 25, 2008 until September 2008, Patient No. 1 was prescribed 720 Methadone 10 mg tablets per 28 days with a “13 month year” pattern. The “13 month year” pattern allows for the dispensing of an additional amount of medication equaling an additional month’s worth of medication per year.

8. Dr. Del Giorno’s prescribing to Patient No.1 constituted an inordinately large quantity of controlled substances, especially in light of Patient No.1’s high risk for diversion and severe psychiatric and social dysfunction.

9. In treating Patient No. 1, Dr. Del Giorno failed to practice medicine with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the

same or similar specialty as being acceptable under similar conditions or circumstances in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(x).

COUNT II

10. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 3 – 8.

11. Dr. DelGiorno has demonstrated professional incompetence in violation of West Virginia Code § 30-3-14(c)(20) and 11 CSR 1A 12.1(i).

COUNT III

12. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 3 – 8.

13. Dr. Del Giorno prescribed prescription drugs in a manner other than in good faith and in a therapeutic manner in accordance with accepted medical standards in violation of West Virginia Code § 30-3-14(c)(13) and 11 CSR 1A 12.1(e), (v), and 11 CSR 1A 12.2 (a) (A), (B), and (D).

COUNT IV

14. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 3 – 8.

15. Dr. Del Giorno has engaged in unprofessional, unethical and dishonorable conduct of a character likely to harm the public and which conduct has the effect of bringing the medical profession into disrepute, in violation of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 12.2 (d).

COUNT V

16. Patient No. 2 (FF) was treated by Dr. Del Giorno from May 2005 to January 2007.

17. At the time of Patient No. 2's final visit with Dr. Del Giorno, Patient No. 2 was receiving Oxycontin 40 mg t.i.d. in a "13 month year" pattern. The "13 month year" pattern allows for the dispensing of an additional amount of medication equaling an additional month's worth of medication per year.

18. Dr. Del Giorno increased Patient No. 2's opiate analgesics morphine equivalent daily doses ("MEDD") excessively in too short a period of time (e.g. from 90 to 180 in a single visit).

19. Dr. Del Giorno's initial Methadone dosing for Patient No. 2 was excessive and dangerous.

20. Despite the numerous "red flags" suggesting abuse and/or diversion (such as her diagnosis of depression and motor vehicle accident), Dr. Del Giorno did not refer Patient No. 2 to a mental health professional, did not conduct pill counts, and failed to give Patient No. 2 a UDS.

21. Despite involvement of family members of Patient No. 2 in Patient No. 2's care, Dr. Del Giorno did not appear to be aware of Patient No. 2's diagnosis of lung cancer and/or multiple hospital admissions.

22. In treating Patient No. 2, Dr. Del Giorno failed to practice medicine with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the same or similar specialty as being acceptable under similar conditions or circumstances in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(x).

COUNT VI

23. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 16 – 21.

24. Dr. Del Giorno has demonstrated professional incompetence in violation of West Virginia Code § 30-3-14(c)(20) and 11 CSR 1A 12.1(i).

COUNT VII

25. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 16 – 21.

26. Dr. Del Giorno prescribed prescription drugs in a manner other than in good faith and in a therapeutic manner in accordance with accepted medical standards in violation of West Virginia Code § 30-3-14(c)(13) and 11 CSR 1A 12.1(e), (v), and 11 CSR 1A 12.2 (a) (A), (B), and (D).

COUNT VIII

27. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 16 – 21.

28. Dr. Del Giorno has engaged in unprofessional, unethical and dishonorable conduct of a character likely to harm the public and which conduct has the effect of bringing the medical profession into disrepute, in violation of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 12.2 (d).

COUNT IX

29. Patient No. 3 (JB) was treated by Dr. Del Giorno from February 2007 to August 2008.

30. Dr. Del Giorno initiated opiates (controlled substances) at the initial visit with Patient No. 3 when the patient admitted cocaine use and diversion.

31. After Patient No. 3's urinary drug screen was positive for cocaine, Dr. Del Giorono failed to stop or taper opiates.

32. Dr. Del Giorono failed to refer Patient No. 3 for substance abuse therapy.

33. Dr. Del Giorono ignored numerous "red flags" suggesting abuse/diversion, (such as multiple motor vehicle accidents, hand abscesses, and a house fire) and continued to provide prescriptions for controlled substances, such as Oxycontin, to Patient No. 3.

34. In treating Patient No. 3, Dr. Del Giorono failed to practice medicine with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the same or similar specialty as being acceptable under similar conditions or circumstances in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(x).

COUNT X

35. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 29 – 33.

36. Dr. Del Giorono has demonstrated professional incompetence in violation of West Virginia Code § 30-3-14(c)(20) and 11 CSR 1A 12.1(i).

COUNT XI

37. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 29 – 33.

38. Dr. Del Giorono prescribed prescription drugs in a manner other than in good faith and in a therapeutic manner in accordance with accepted medical standards in violation of West Virginia Code § 30-3-14(c)(13) and 11 CSR 1A 12.1(e), (v), and 11 CSR 1A 12.2 (a) (A), (B), and (D).

COUNT XII

39. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 29 – 33.

40. Dr. Del Giorno has engaged in unprofessional, unethical and dishonorable conduct of a character likely to harm the public and which conduct has the effect of bringing the medical profession into disrepute, in violation of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 12.2 (d).

COUNT XIII

41. Patient No. 4 (WJG) was treated by Dr. Del Giorno from November 2006 to April 2008.

42. At the initial visit, Dr. Del Giorno noted that the patient's clinical picture was not consistent with the MRI or x-ray reports. This inconsistency is a potential indicator of diversion and/or abuse. Despite this inconsistency, Dr. Del Giorno prescribed multiple scheduled substances to Patient No. 4.

43. Despite referrals being made to an orthopedist and physical therapist, no reports from the orthopedist or physical therapist are in Dr. Del Girono's notes regarding Patient No. 4. The absence of the reports is an indicator of potential diversion and/or abuse.

44. Patient No. 4 was treated at the City Hospital Emergency Room on May 11, 2007, at which time Patient No. 4 admitted to intravenous heroin abuse. Patient No. 4 was later treated at the City Hospital Emergency Room on July 25, 2007, for heroin overdose. The use of illicit street drugs during the period Dr. Del Giorno cared for Patient No. 4 is an indicator of diversion and/or abuse. Dr. Del Giorno prescribed excess opiates to Patient No. 4, providing new prescriptions in too short a period of time to Patient No. 4, despite "red flags" suggesting abuse and/or diversion.

45. Dr. Del Giorno failed to obtain records from City Hospital, the consulting physician and physical therapist.

46. Dr. Del Giorno continued, for seventeen (17) months, prescribing Oxycontin to a heroin addict who, therefore, had a substantial likelihood of diverting the controlled substances.

47. Upon realizing the true nature of his patient's diagnosis, addiction, Dr. Del Giorno dismissed the patient without advice to the patient regarding appropriate treatment.

48. In treating Patient No. 4, Dr. Del Giorno failed to practice medicine with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the same or similar specialty as being acceptable under similar conditions or circumstances in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(x).

COUNT XIV

49. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 41-47.

50. Dr. Del Giorno has demonstrated professional incompetence in violation of West Virginia Code § 30-3-14(c)(20) and 11 CSR 1A 12.1(i).

COUNT XV

51. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 41 – 47.

52. Dr. Del Giorno prescribed prescription drugs in a manner other than in good faith and in a therapeutic manner in accordance with accepted medical standards in violation of West Virginia Code § 30-3-14(c)(13) and 11 CSR 1A 12.1(e), (v), and 11 CSR 1A 12.2 (a) (A), (B), and (D).

COUNT XVI

53. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 41 – 47.

54. Dr. Del Giorno has engaged in unprofessional, unethical and dishonorable conduct of a character likely to harm the public and which conduct has the effect of bringing the medical profession into disrepute, in violation of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 12.2 (d).

COUNT XVII

55. Patient No. 5 (DH) was treated by Dr. DelGiorno from October 29, 2007, through June 2, 2008.

56. Dr. Del Giorno prescribed inappropriate quantities of opiates to Patient No. 5, at shorter than 30 day intervals.

57. Dr. Del Giorno ignored direct advice from a psychiatrist to avoid opiate prescribing to Patient No. 5. This advice was an indicator of abuse and/or diversion.

58. Patient No. 5 reported that she “lost her Oxycontin”. This was an indicator of abuse and/or diversion. Patient No. 5 was treated in City Hospital from March 2, 2008 to March 5, 2008, presenting with drug overdose including Oxycodone, a Schedule II controlled substance. This was an indicator of abuse and/or diversion. Dr. Del Giorno ignored “red flags” of abuse and diversion when treating Patient No. 5.

59. Dr. Del Giorno’s records of treatment of Patient No. 5 fail to indicate any repeat UDS, pill counts, or Board of Pharmacy review after Patient No. 5 was treated at City Hospital Emergency Room in March of 2008, for drug overdose.

60. In treating Patient No. 5, Dr. Del Giorno failed to practice medicine with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the

same or similar specialty as being acceptable under similar conditions or circumstances in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(x).

COUNT XVIII

61. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 55 – 59.

62. Dr. Del Giorno has demonstrated professional incompetence in violation of West Virginia Code § 30-3-14(c)(20) and 11 CSR 1A 12.1(i).

COUNT XIX

63. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 55 – 59.

64. Dr. Del Giorno prescribed prescription drugs in a manner other than in good faith and in a therapeutic manner in accordance with accepted medical standards in violation of West Virginia Code § 30-3-14(c)(13) and 11 CSR 1A 12.1(e), (v), and 11 CSR 1A 12.2 (a) (A), (B), and (D).

COUNT XX

65. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 55 – 59.

66. Dr. Del Giorno has engaged in unprofessional, unethical and dishonorable conduct of a character likely to harm the public and which conduct has the effect of bringing the medical profession into disrepute, in violation of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 12.2 (d).

COUNT XXI

67. Patient No. 6 (LL) was treated by Dr. Del Giorno from June 15, 2004 to July 6, 2006.

68. Patient No. 6 was illiterate and a heroin addict.

69. Dr. Del Girono ignored “red flags” of abuse/diversion in Patient 6, including: past alcohol abuse, illiteracy, repeated injuries and a wound of his left hand and prescribed for Patient No. 6 numerous controlled substances over the course of his care of Patient No. 6.

70. Dr. Del Giorno did not obtain any UDS from Patient No. 6.

71. Dr. Del Giorno did not conduct pill counts with Patient No. 6.

72. Dr. Del Giorno did not obtain any records regarding Patient No. 6’s previous care for the first five (5) months of 2004.

73. In treating Patient No. 6, Dr. Del Giorno failed to practice medicine with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the same or similar specialty as being acceptable under similar conditions or circumstances in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(x).

COUNT XXII

74. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 67 – 72.

75. Dr. Del Giorno has demonstrated professional incompetence in violation of West Virginia Code § 30-3-14(c)(20) and 11 CSR 1A 12.1(i).

COUNT XXIII

76. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 67 – 72.

77. Dr. Del Giorno prescribed prescription drugs in a manner other than in good faith and in a therapeutic manner in accordance with accepted medical standards in violation of West Virginia Code § 30-3-14(c)(13) and 11 CSR 1A 12.1(e), (v), and 11 CSR 1A 12.2 (a) (A), (B), and (D).

COUNT XXIV

78. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 67 – 72.

79. Dr. Del Giorno has engaged in unprofessional, unethical and dishonorable conduct of a character likely to harm the public and which conduct has the effect of bringing the medical profession into disrepute, in violation of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 12.2 (d).

COUNT XXV

80. Dr. Del Giorno treated Patient No. 7 (MM) from April 22, 2005, to March 6, 2006.

81. Dr. Del Giorno prescribed Xanax, a Schedule IV controlled substance, at Patient No. 7's initial visit without a review of past records. Dr. Del Giorno began prescribing opiates on August 12, 2005.

82. Despite obtaining psychiatric records indicating alcoholism and drug abuse, Dr. Del Girono did not intervene to address Patient No. 7's addiction(s). Five (5) months later, on March 11, 2006, Patient No. 7 was admitted to City Hospital with Lortab, a Schedule III controlled substance, and Xanax overdose.

83. Despite his own notes to decrease opiate use by Patient No. 7, Dr. Del Girono continued to prescribe opiates and actually increased the amount/dosage provided to Patient No. 7.

84. During the period of care of Patient No. 7, Dr. Del Girono did not conduct pill counts and/or UDS.

85. According to Dr. Del Girono's chart, there was no care coordination with mental health providers for Patient No. 7.

86. In treating Patient No. 7, Dr. Del Girono failed to practice medicine with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the same or similar specialty as being acceptable under similar conditions or circumstances in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(x).

COUNT XXVI

87. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 80 – 85.

88. Dr. Del Girono has demonstrated professional incompetence in violation of West Virginia Code § 30-3-14(c)(20) and 11 CSR 1A 12.1(i).

COUNT XXVII

89. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 80 – 85.

90. Dr. Del Girono prescribed prescription drugs in a manner other than in good faith and in a therapeutic manner in accordance with accepted medical standards in violation of West Virginia Code § 30-3-14(c)(13) and 11 CSR 1A 12.1(e), (v), and 11 CSR 1A 12.2 (a) (A), (B), and (D).

COUNT XXVIII

91. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 80 – 85.

92. Dr. Del Giorno has engaged in unprofessional, unethical and dishonorable conduct of a character likely to harm the public and which conduct has the effect of bringing the medical profession into disrepute, in violation of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 12.2 (d).

COUNT XXIX

93. Dr. Del Giorno, treated Patient No. 8 (KSN) from July 12, 2001, to June 26, 2006.

94. During the care of Patient No. 8, Dr. Del Giorno prescribed to Patient No. 8 inordinately large quantities of controlled substances (e.g. 360 Methadone tablets per month).

95. Despite positive drug screens on November 17, 2003 and November 22, 2005, Dr. Del Giorno continued to prescribe controlled substances to Patient No. 8 – a young patient with significant indicators of substance abuse and diversion (e.g. repeated motor vehicle accidents and a urinary drug screen positive for marijuana).

96. In treating Patient No. 8, Dr. Del Giorno failed to practice medicine with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the same or similar specialty as being acceptable under similar conditions or circumstances in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(x).

COUNT XXX

97. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 93 – 95.

98. Dr. Del Giorno has demonstrated professional incompetence in violation of West Virginia Code § 30-3-14(c)(20) and 11 CSR 1A 12.1(i).

COUNT XXXI

99. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 93 – 95.

100. Dr. Del Giorno prescribed prescription drugs in a manner other than in good faith and in a therapeutic manner in accordance with accepted medical standards in violation of West Virginia Code § 30-3-14(c)(13) and 11 CSR 1A 12.1(e), (v), and 11 CSR 1A 12.2 (a) (A), (B), and (D).

COUNT XXXII

101. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 93 – 95.

102. Dr. Del Giorno has engaged in unprofessional, unethical and dishonorable conduct of a character likely to harm the public and which conduct has the effect of bringing the medical profession into disrepute, in violation of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 12.2 (d).

COUNT XXXIII

103. Dr. Del Giorno treated Patient No. 9 (PW) from January 30, 2007, to April 30, 2007.

104. Dr. Del Girono prescribed Xanax to Patient No. 9 at the initial visit and follow up visit despite Patient No. 9's "red flags" suggesting abuse/diversion. These indications included: a statement by Patient No. 9 of buying prescription drugs on the street, Patient No. 9 running out

of medicine in one (1) to two (2) weeks from her initial visit, and Patient No. 9's positive UDS for Methadone and benzodiazepines (Schedule IV controlled substances).

105. Between the second and third visit an anonymous phone call alleging that Patient No. 9 was selling Xanax to children was received by Dr. Del Giorno's office, yet Dr. Del Giorno continued to prescribe controlled substances to Patient No. 9.

106. In treating Patient No. 9, Dr. Del Giorno failed to practice medicine with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the same or similar specialty as being acceptable under similar conditions or circumstances in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(x).

COUNT XXXIV

107. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 103 – 105.

108. Dr. Del Giorno has demonstrated professional incompetence in violation of West Virginia Code § 30-3-14(c)(20) and 11 CSR 1A 12.1(i).

COUNT XXXV

109. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 103 – 105.

110. Dr. Del Giorno prescribed prescription drugs in a manner other than in good faith and in a therapeutic manner in accordance with accepted medical standards in violation of West Virginia Code § 30-3-14(c)(13) and 11 CSR 1A 12.1(e), (v), and 11 CSR 1A 12.2 (a) (A), (B), and (D).

COUNT XXXVI

111. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 103 – 105.

112. Dr. Del Giorno has engaged in unprofessional, unethical and dishonorable conduct of a character likely to harm the public and which conduct has the effect of bringing the medical profession into disrepute, in violation of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 12.2 (d).

COUNT XXXVII

113. Dr. Del Giorno treated Patient No. 10 (JDW) from November 17, 2005, to April 4, 2008.

114. Despite Patient No. 10 being at high risk for abuse/diversion due to age and alcohol history, Dr. Del Giorno did not conduct a UDS, pill counts or verification of information from other sources regarding Patient No. 10.

115. Dr. Del Giorno prescribed and steadily increased opioid dosing for Patient No. 10, without good clinical reason.

116. Dr. Del Giorno followed a “13 month year” prescribing pattern with Patient No. 10 allowing for the dispensing at a rate of an extra month’s quantity of medication per twelve (12) months.

117. After Patient No.10 returned from an eleven (11) month absence, Dr. Del Girono resumed prescribing opioids without a UDS, without a Board of Pharmacy review and without independent verification of Patient 10’s care and/or whereabouts in the interim.

118. On April 10, 2008, Patient No. 10 was seen at City Hospital ER for drug overdose. The UDS at this time was positive for heroin and cocaine. Patient No. 10 admitted I.V. heroin use and “recreational Oxycontin use”.

119. In treating Patient No. 10, Dr. Del Giorno failed to practice medicine with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the same or similar specialty as being acceptable under similar conditions or circumstances in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(x).

COUNT XXXVIII

120. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 113 – 118.

121. Dr. Del Giorno has demonstrated professional incompetence in violation of West Virginia Code § 30-3-14(c)(20) and 11 CSR 1A 12.1(i).

COUNT XXXIX

122. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 113 – 118.

123. Dr. Del Giorno prescribed prescription drugs in a manner other than in good faith and in a therapeutic manner in accordance with accepted medical standards in violation of West Virginia Code § 30-3-14(c)(13) and 11 CSR 1A 12.1(e), (v), and 11 CSR 1A 12.2 (a) (A), (B), and (D).

COUNT XL

124. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 113 – 118.

125. Dr. Del Giorno has engaged in unprofessional, unethical and dishonorable conduct of a character likely to harm the public and which conduct has the effect of bringing the medical profession into disrepute, in violation of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 12.2 (d).

COUNT XLI

126. Dr. Del Giorno treated Patient No. 11 (DB) from August 18, 2003 to February 6, 2007.

127. Dr. Del Giorno prescribed Oxycontin 40 mg, 180 tablets every month to Patient No. 11.

128. On July 14, 2006, Patient No. 11 received from Dr. Del Giorno a prescription for Oxycontin 40 mg, 180 pills. Four (4) days later on July 20, 2006, Patient 11 presented to City Hospital ER stating that she was “out of Oxycontin”.

129. As of January 9, 2007, the patient was requesting and receiving brand necessary Oxycontin.

130. Patient No. 11’s history confirms dysfunctional use of opiates, including concurrent alcohol use, increasing use of opiates, multiple injuries and hospital admissions.

131. Dr. Del Giorno followed a “13 month year” prescribing pattern with Patient No. 11 allowing for the dispensing at a rate of an extra month’s quantity of medication per twelve (12) months.

132. In treating Patient No. 11, Dr. Del Giorno failed to practice medicine with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the same or similar specialty as being acceptable under similar conditions or circumstances in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(x).

COUNT XLII

133. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 126 – 131.

134. Dr. Del Giorno has demonstrated professional incompetence in violation of West Virginia Code § 30-3-14(c)(20) and 11 CSR 1A 12.1(i).

COUNT XLIII

135. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 126 – 131.

136. Dr. Del Giorno prescribed prescription drugs in a manner other than in good faith and in a therapeutic manner in accordance with accepted medical standards in violation of West Virginia Code § 30-3-14(c)(13) and 11 CSR 1A 12.1(e), (v), and 11 CSR 1A 12.2 (a) (A), (B), and (D).

COUNT XLIV

137. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 126 – 131.

138. Dr. Del Giorno has engaged in unprofessional, unethical and dishonorable conduct of a character likely to harm the public and which conduct has the effect of bringing the medical profession into disrepute, in violation of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 12.2 (d).

COUNT XLV

139. Dr. Del Giorno treated Patient No. 12 (JMP) from February 10, 2005 to September 4, 2008.

140. During Patient No. 12's treatment with Dr. Del Giorno, Patient 12 exhibited a number of telling signs of social stressors, including: a 14 month absence from Dr. Del Giorno's practice, incarceration of Patient No. 12's husband, head lice, eviction, and an alleged loss of Patient No. 12's medications in a house fire.

141. For approximately three and one half years after the initial visit, Patient No. 12 was seen every 27-30 days. Oxycodone, a Schedule II controlled substance, was prescribed at most of these visits. Soma (a habituating substance), Sinequan (a tricyclic antidepressant) and Xanax were added by Dr. Del Giorno to Patient No. 12's regimen. During this period, many of Patient No. 12's elevated blood pressures were treated, but additional work up was not performed. Patient No. 12, during this period of treatment, exhibited a number of indicators suggesting alcoholism including: multiple accidents, social stressors, uncontrolled blood pressure, and elevated liver function tests.

142. Patient No. 12 returned to Dr. Del Giorno on August 7, 2007 after an absence of over a year. Dr. Del Giorno did not verify his patient's whereabouts for 14 months, nor did he conduct a UDS. Dr. Del Giorno prescribed Percocet, a Schedule II controlled substance, 7.5, #120 and Xanax 0.5.

143. Patient No. 12 had her last office visit with Dr. Del Giorno on September 4, 2008 at which Dr. Del Giorno prescribed Patient No. 12 Percocet 10, #120.

144. Two days later, September 6, 2009, Patient No. 12 presented dead on arrival at City Hospital Emergency Room.

145. During Patient No. 12's treatment with Dr. Del Giorno, there typically was not a physical exam performed despite continuing evidence of uncontrolled "inappropriate" hypertension. There was no work up of this condition; Dr. Del Giorno simply prescribed medication.

146. During Patient No. 12's treatment with Dr. Del Giorno, Dr. Del Giorno followed a "13 month year" prescribing pattern with Patient No. 12 allowing for the dispensing at a rate of an extra month's quantity of medication per twelve months.

147. During Patient No. 12's treatment with Dr. Del Giorno, only one UDS was performed, on August 30, 2005. Dr. Del Girono did not conduct pill counts and did not request a Board of Pharmacy review.

148. In treating Patient No. 12, Dr. Del Giorno failed to practice medicine with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the same or similar specialty as being acceptable under similar conditions or circumstances in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(x).

COUNT XLVI

149. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 139 – 147.

150. Dr. Del Giorno has demonstrated professional incompetence in violation of West Virginia Code § 30-3-14(c)(20) and 11 CSR 1A 12.1(i).

COUNT XLVII

151. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 139 – 147.

152. Dr. Del Giorno prescribed prescription drugs in a manner other than in good faith and in a therapeutic manner in accordance with accepted medical standards in violation of West Virginia Code § 30-3-14(c)(13) and 11 CSR 1A 12.1(e), (v), and 11 CSR 1A 12.2 (a) (A), (B), and (D).

COUNT XLVIII

153. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 139 – 147.

154. Dr. Del Giorno has engaged in unprofessional, unethical and dishonorable conduct of a character likely to harm the public and which conduct has the effect of bringing the medical profession into disrepute, in violation of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 12.2 (d).

COUNT XLIX

155. Dr. Del Giorono treated Patient No. 13 (SL) from November 25, 1996, to June 12, 2007.

156. Dr. Del Giorno prescribed to Patient No. 13 increasing opiate dosages and prescribed Oxycontin and Methadone in combination.

157. Dr. Del Giorno did not give Patient No. 13 a UDS during his more than ten year period of treatment.

158. In treating Patient No. 13, Dr. Del Giorno failed to practice medicine with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the same or similar specialty as being acceptable under similar conditions or circumstances in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(x).

COUNT L

159. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 155 – 157.

160. Dr. Del Giorno has demonstrated professional incompetence in violation of West Virginia Code § 30-3-14(c)(20) and 11 CSR 1A 12.1(i).

COUNT LI

161. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 155 – 157.

162. Dr. Del Giorno prescribed prescription drugs in a manner other than in good faith and in a therapeutic manner in accordance with accepted medical standards in violation of West Virginia Code § 30-3-14(c)(13) and 11 CSR 1A 12.1(e), (v), and 11 CSR 1A 12.2 (a) (A), (B), and (D).

COUNT LII

163. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 155 – 157.

164. Dr. Del Giorno has engaged in unprofessional, unethical and dishonorable conduct of a character likely to harm the public and which conduct has the effect of bringing the medical profession into disrepute, in violation of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 12.2 (d).

COUNT LIII

165. Dr. Del Giorno treated Patient No. 14 (BA) from March 7, 2000, to December 13, 2007.

166. During the seven and a half years of treating Patient No. 14, Dr. Del Giorno provided numerous prescriptions for Patient No. 14, including Hydrocodone, a Schedule II/III controlled substance, Xanax and Soma, a muscle relaxant, simultaneously.

167. During the period of treatment by Dr. Del Girono of Patient 14, after long gaps in care, Dr. Del Giorno started and restarted controlled medications without adequate record review and without a UDS.

168. During the period of treatment by Dr. Del Giorno of Patient No. 14, Dr. Del Giorno failed to recognize and/or ignored “red flags” suggesting abuse and/or diversion. These indicators suggesting abuse and/or diversion, included: the patient taking more Hydrocodone

than prescribed, the patient running out of opiates regularly and requesting more, long gaps in care, and psychiatric diagnoses of depression and social anxiety disorder with escalating symptoms. Dr. Del Giorno responded inappropriately to these indicators of abuse and/or diversion.

169. During Patient No. 14's treatment with Dr. Del Giorno, Dr. Del Giorno followed a "13 month year" prescribing pattern with Patient 14 allowing for the dispensing at a rate of an extra month's quantity of medication per twelve months.

170. During Dr. Del Giorno's period of treatment of Patient No. 14, Dr. Del Giorno prescribed Soma in combination with Xanax.

171. Despite Patient No. 14's escalating mental health and depression symptoms, Dr. Del Giorno never made a mental health referral for Patient No. 14.

172. During the time of care with Dr. Del Giorno, Patient 14 demonstrated an evolving pattern of substance abuse.

173. Many of Dr. Del Giorno's visits with Patient No. 14 did not include a physical exam and often failed to note vital signs.

174. In response to Patient No. 14's use of more Hydrocodone than prescribed, Dr. Del Giorno failed to conduct pill counts, UDS and/or intervention. Rather, Dr. Del Giorno increased Patient No. 14's prescriptions.

175. On October 2, 2004, Dr. Del Giorno prescribed Dilaudid, a schedule II controlled substance, for Patient 14, despite being contraindicated on gastrointestinal ("GI"), mental health, and addiction grounds. On November 29, 2007, Patient No.14 presented at City Hospital Emergency Room with a drug overdose and suicide attempt.

176. When, in 2002 and 2003 Patient 14 developed severe GI symptoms, and a hospital consultant linked the problems to Dr. Del Giorno's prescribing, Dr. Del Giorno temporarily stopped the prescriptions – only to later resume the same prescribing pattern with Patient No. 14.

177. When, Dr. Del Giorno terminated the patient-physician relationship with Patient No. 14 he immediately discharged the patient with an abrupt cessation of care without advice to the patient regarding appropriate treatment.

178. During Dr. Del Giorno's period of treatment of Patient No. 14, Dr. Del Giorno treated many of Patient No. 14's medication side effects (e.g. depression, fatigue, gastroparesis) with more medications, such as increasing Desyrel (a serotonin modulator antidepressant), substituting Dilaudid, for Hydrocodone, adding Reglan (an antiemetic/gastroprokinetic agent), Bentyl (an anticholinergic) and Zelnorm (a motility stimulant; removed from the market in March, 2007).

179. In treating Patient No. 14, Dr. Del Giorno failed to practice medicine with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the same or similar specialty as being acceptable under similar conditions or circumstances in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(x).

COUNT LIV

180. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 165 – 178.

181. Dr. Del Giorno has demonstrated professional incompetence in violation of West Virginia Code § 30-3-14(c)(20) and 11 CSR 1A 12.1(i).

COUNT LV

182. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 165 – 178.

183. Dr. DelGiorno prescribed prescription drugs in a manner other than in good faith and in a therapeutic manner in accordance with accepted medical standards in violation of West Virginia Code § 30-3-14(c)(13) and 11 CSR 1A 12.1(e), (v), and 11 CSR 1A 12.2 (a) (A), (B), and (D).

COUNT LVI

184. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 165 – 178.

185. Dr. Del Giorno has engaged in unprofessional, unethical and dishonorable conduct of a character likely to harm the public and which conduct has the effect of bringing the medical profession into disrepute, in violation of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 12.2 (d).

COUNT LVII

186. Dr. Del Giorno treated Patient No. 15 (SM) from March 12, 2004, to October 8, 2007.

187. During the treatment of Patient No. 15 Dr. Del Giorno prescribed controlled substances in increasing dosages and/or volumes to Patient No. 15.

188. On December 14, 2006, Patient No.15 presented to the City Hospital with Methadone overdose. The City Hospital records indicated a copy of the records from this visit was copied to Dr. Del Giorno.

189. Patient No. 15's monthly visits with Dr. Del Giorno continued after the ER admission without mention of the Methadone overdose.

190. During the last two years of care with Dr. Del Giorno, Patient No. 15 received Methadone 10 mg q 4 hours, #180 a month. Dr. Del Giorno did not conduct pill counts or UDS.

191. On July 23, 2007, Patient No. 15 was admitted to City Hospital with psychosis and probable alcoholism.

192. Dr. Del Giorno's records do not justify why Methadone was prescribed q4 hours for two years. The 180 tablets per month constituted MEDD of approximately 180.

193. Dr. Del Giorno did not conduct UDS with Patient No. 15.

194. Dr. Del Giorno did not make note in his chart of Patient 15's December, 2006 overdose despite indication in the hospital chart that a copy was sent to him.

195. Dr. Del Giorno failed to intervene appropriately after Patient No. 15's hospital admissions.

196. In treating Patient No. 15, Dr. Del Giorno failed to practice medicine with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the same or similar specialty as being acceptable under similar conditions or circumstances in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(x).

COUNT LVIII

197. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 186 – 195.

198. Dr. Del Giorno has demonstrated professional incompetence in violation of West Virginia Code § 30-3-14(c)(20) and 11 CSR 1A 12.1(i).

COUNT LVIX

199. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 186 – 195.

200. Dr. Del Giorno prescribed prescription drugs in a manner other than in good faith and in a therapeutic manner in accordance with accepted medical standards in violation of West Virginia Code § 30-3-14(c)(13) and 11 CSR 1A 12.1(e), (v), and 11 CSR 1A 12.2 (a) (A), (B), and (D).

COUNT LX

201. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 186 – 195.

202. Dr. Del Giorno has engaged in unprofessional, unethical and dishonorable conduct of a character likely to harm the public and which conduct has the effect of bringing the medical profession into disrepute, in violation of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 12.2 (d).

COUNT LXI

203. Dr. Del Giorno treated Patient No. 16 from October 26, 2007, to August 7, 2008.

204. Prior to obtaining treatment from Dr. Del Giorno, Patient No. 16 had been admitted to the City Hospital psychiatric unit after an emergency room visit for Darvocet, a Schedule IV controlled substance, Tramadol (a centrally acting analgesic) and alcohol overdose.

205. Dr. Del Giorno prescribed opiates to Patient 16 at the first visit with Patient 16. The patient stated that she had discovered this “pain clinic” through the phone book.

206. On April 11, 2008, Patient No. 16 complained of leg cramps at bedtime. Dr. Del Giorno prescribed Soma in addition to Percocet and Lyrica (a Schedule V controlled substance).

207. On July 14, 2008, Patient No. 16 “went on a drinking binge and apparently fell during this episode.” Dr. Del Giorno did not conduct any intervention, but does note that Patient No. 16 was seeing her previous psychotherapist at this time.

208. Dr. Del Giorno started prescribing opiates to Patient No. 16 without a Board of Pharmacy review and without a UDS. Dr. Del Giorno's chart did not include any evidence of Dr. Del Giorno ever conducting a UDS on Patient 16, or ever requesting a Board of Pharmacy review on Patient No. 16.

209. In treating Patient No. 16, Dr. Del Giorno failed to practice medicine with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the same or similar specialty as being acceptable under similar conditions or circumstances in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(x).

COUNT LXII

210. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 203 – 208.

211. Dr. Del Giorno has demonstrated professional incompetence in violation of West Virginia Code § 30-3-14(c)(20) and 11 CSR 1A 12.1(i).

COUNT LXIII

212. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 203 – 208.

213. Dr. Del Giorno prescribed prescription drugs in a manner other than in good faith and in a therapeutic manner in accordance with accepted medical standards in violation of West Virginia Code § 30-3-14(c)(13) and 11 CSR 1A 12.1(e), (v), and 11 CSR 1A 12.2 (a) (A), (B), and (D).

COUNT LXIV

214. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 203 – 208.

215. Dr. Del Giorno has engaged in unprofessional, unethical and dishonorable conduct of a character likely to harm the public and which conduct has the effect of bringing the medical profession into disrepute, in violation of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 12.2 (d).

COUNT LXV

216. Dr. Del Giorno treated Patient No. 17 (VG) from August 30, 2004 to October 16, 2006.

217. Dr. Del Giorno prescribed Percocet to Patient No. 17 at the initial visit with Patient 17. There is no evidence in the chart that Dr. Del Giorno conducted a UDS or that Dr. Del Giorno obtained any records regarding Patient No. 17's previous care.

218. Patient No. 17's monthly visits with Dr. Del Giorno continued through 2004 and 2005, with opiates prescribed at every visit. Patient No. 17's opiate dosing steadily escalated throughout this time period.

219. Patient No. 17 was absent for nine (9) months during the period he was being treated by Dr. Del Giorno. The records at the visit reestablishing care note depression, unemployment, and two (2) emergency room visits. Dr. Del Giorno prescribed Hydrocodone, Xanax, and Naprosyn (a non-steroidal anti-inflammatory) at that time. The chart does not reflect that Dr. Del Giorno conducted a UDS and there is no history of medical care from Patient 17's nine (9) month absence. The chart does not reflect that Dr. Del Giorno requested a Board of Pharmacy review or that he made any mental health referral for Patient No. 17's depression. The chart does not make a specification of which emergency room treated him or indicate any request for records from these facilities.

220. On August 10, 2006, Patient No. 17 was seen in the City Hospital Emergency Room for an apparent opiate overdose.

221. Patient No. 17 had three (3) additional visits with Dr. Del Giorno over the next three (3) months. Oxycontin was prescribed at each visit.

222. Patient No. 17's final visit with Dr. Del Giorno on October 16, 2006, includes notes in the chart stating, "patient doing very well, no new complaints. Adjusting well to new job...., better with increased Rx." The next chart entry in Dr. Del Giorno's chart for Patient No. 17 is on October 24, 2006, which states, "Have been informed that the patient committed suicide."

223. Patient No. 17 did not have objective evidence for the diagnosis of spinal disease. Dr. Del Giorno obtained a lumbar MRI by the second visit. The MRI was normal. Dr. Del Giorno started prescribing Oxycodone at Patient No. 17's initial visit and increased the dose steadily over the next 14 months. At the initial visit there were no UDS and no discussions with any corroborating sources (such as the patient's spouse).

224. In treating Patient No. 17, Dr. Del Giorno failed to practice medicine with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the same or similar specialty as being acceptable under similar conditions or circumstances in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(x).

COUNT LXVI

225. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 216 – 223.

226. Dr. Del Giorno has demonstrated professional incompetence in violation of West Virginia Code § 30-3-14(c)(20) and 11 CSR 1A 12.1(i).

COUNT LXVII

227. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 216 – 223.

228. Dr. Del Giorno prescribed prescription drugs in a manner other than in good faith and in a therapeutic manner in accordance with accepted medical standards in violation of West Virginia Code § 30-3-14(c)(13) and 11 CSR 1A 12.1(e), (v), and 11 CSR 1A 12.2 (a) (A), (B), and (D).

COUNT LXVIII

229. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 216 – 223.

230. Dr. Del Giorno has engaged in unprofessional, unethical and dishonorable conduct of a character likely to harm the public and which conduct has the effect of bringing the medical profession into disrepute, in violation of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 12.2 (d).

COUNT LXIX

231. Dr. Del Giorno treated Patient No. 18 (RC) from May 22, 2003, to June 13, 2006.

232. Dr. Del Giorno began seeing Patient No. 18 on a monthly basis. Initially Dr. Del Giorno prescribed Soma. By the third visit, Dr. Del Giorno changed the prescription to Xanax. By the fourth visit, Dr. Del Giorno increased the Xanax prescription and maintained Patient No. 18 at this level. Dr. Del Giorno also prescribed Fioricet (a Schedule III controlled substance) with Lexapro (a SSRI antidepressant) and later Effexor (a SNRI antidepressant) to Patient 18.

233. On April 30, 2006, Patient No. 18 was seen at City Hospital Emergency Room for Xanax overdose related to depression. The records from this incident suggest a concern regarding Patient No. 18 with mixed alcoholism and benzodiazepine use.

234. Dr. Del Giorno saw the patient again on June 13, 2006, unaware of the Xanax overdose.

235. After Patient No. 18's overdose, Dr. Del Giorno failed to intervene with Patient No. 18 with discontinuation of benzodiazepines and mandatory psychiatric or substance abuse consultation.

236. In treating Patient No. 18, Dr. Del Giorno failed to practice medicine with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the same or similar specialty as being acceptable under similar conditions or circumstances in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(x).

COUNT LXX

237. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 231 – 235.

238. Dr. Del Giorno has demonstrated professional incompetence in violation of West Virginia Code § 30-3-14(c)(20) and 11 CSR 1A 12.1(i).

COUNT LXXI

239. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 231 – 235.

240. Dr. Del Giorno prescribed prescription drugs in a manner other than in good faith and in a therapeutic manner in accordance with accepted medical standards in violation of West

Virginia Code § 30-3-14(c)(13) and 11 CSR 1A 12.1(e), (v), and 11 CSR 1A 12.2 (a) (A), (B), and (D).

COUNT LXXII

241. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 231 – 235.

242. Dr. Del Giorno has engaged in unprofessional, unethical and dishonorable conduct of a character likely to harm the public and which conduct has the effect of bringing the medical profession into disrepute, in violation of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 12.2 (d).

COUNT LXXIII

243. Dr. Del Giorno treated Patient No. 19 (JH) from November 5, 2007 to August 18, 2008.

244. At the initial visit, Patient No. 19 received a prescription for Percocet. Dr. Del Giorno continued prescribing Percocet to Patient No. 19 for the next 10 months.

245. At Patient No. 19's request the Percocet prescription was changed from 10 mg, 1 q.i.d. to 5 mg 2 q.i.d. resulting in Patient No. 19 receiving prescriptions for 240 tablets per month.

246. During the period of treatment with Patient No. 19, Patient No. 19 delayed orthopedic consults and bone scans.

247. In July 2008, Dr. Del Giorno received phone calls from Patient No. 19's boyfriend and mother, in which Patient No. 19 was accused of selling her medication.

248. Dr. Del Giorno prescribed large doses of Oxycodone, to Patient No. 19, even as Patient No. 19 delayed further imaging and orthopedic consult.

249. Patient No. 19 presented Dr. Del Giorno with a Pennsylvania driver's license but listed an Inwood, West Virginia, address.

250. Dr. Del Giorno failed to query City Hospital records. Had he done so, Dr. Del Giorno would have had access to an instance in which Patient No. 19 had previously allegedly overdosed.

251. During the period of treatment by Dr. Del Giorno, Patient No. 19 delayed the requests for an orthopedic consult and bone scan – indications of diversion and/or abuse. The initial MRI study was normal and inconsistent with the symptoms reported by Patient No. 19. This was also an indication of diversion and/or abuse. Patient No. 19's request to increase the number of tablets without increasing the dosage was another indication of diversion and/or abuse. Dr. Del Giorno failed to recognize and/or ignored the "red flags" suggesting abuse/diversion and Dr. Del Giorno responded inappropriately by continuing to prescribe controlled substances to Patient No. 19.

252. In treating Patient No. 19, Dr. Del Giorno failed to practice medicine with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the same or similar specialty as being acceptable under similar conditions or circumstances in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(x).

COUNT LXXIV

253. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 243 – 251.

254. Dr. Del Giorno has demonstrated professional incompetence in violation of West Virginia Code § 30-3-14(c)(20) and 11 CSR 1A 12.1(i).

COUNT LXXV

255. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 243 – 251.

256. Dr. Del Giorno prescribed prescription drugs in a manner other than in good faith and in a therapeutic manner in accordance with accepted medical standards in violation of West Virginia Code § 30-3-14(c)(13) and 11 CSR 1A 12.1(e), (v), and 11 CSR 1A 12.2 (a) (A), (B), and (D).

COUNT LXXVI

257. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 243 – 251.

258. Dr. Del Giorno has engaged in unprofessional, unethical and dishonorable conduct of a character likely to harm the public and which conduct has the effect of bringing the medical profession into disrepute, in violation of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 12.2 (d).

COUNT LXXVII

259. Dr. Del Giorno treated Patient No. 20 from September 13, 2002, to June 26, 2008. Patient No. 20 presented with multiple medical problems and multiple medications. Patient No. 20 had been receiving care at the Veterans Administration (“VA”) Hospital, including psychiatric care. Patient No. 20 had been receiving opiate pain medications from another physician.

260. At Patient No. 20’s second visit with Dr. Del Giorno, Dr. Del Giorno began Oxycontin 40 b.i.d. replacing previous doctor’s prescriptions of Oxycontin 20 b.i.d. and Lorcet 10/650 (a Schedule III controlled substance). Patient No. 20 continued with regular visits to Dr. Del Giorno thereafter.

261. During the period of treatment with Patient No. 20, Dr. Del Giorno steadily increased Patient No. 20's opiate dosing. By the end of 2007 Patient No. 20 was receiving Oxycontin (brand necessary) 80 mg 2 q 4 hours #360 per month and Dilaudid 4 mg # 60 per month.

262. During the period of treatment with Dr. Del Giorno, Patient No. 20 was having admissions to the VA hospital for congestive heart failure, diabetes and pancreatitis.

263. During the six years that Dr. Del Giorno treated Patient No. 20, Dr. Del Giorno did not do much more than supply opiates in increasingly high doses. The patient had complicated medical problems and the medical records do not indicate that the patient benefited from continuing escalating opiate doses with relatively little coordination of care with the patient's VA physicians.

264. The dispensing of #270 Oxycontin 80 mg pills per month "brand necessary" to Patient No. 20 was an excessive quantity and/or dosage, particularly when prescribed, as here, with a prescription for Dilaudid to be taken concurrently with the Oxycontin.

265. In treating Patient No. 20, Dr. Del Giorno failed to practice medicine with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the same or similar specialty as being acceptable under similar conditions or circumstances in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(x).

COUNT LXXVIII

266. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 259 – 264.

267. Dr. Del Giorno has demonstrated professional incompetence in violation of West Virginia Code § 30-3-14(c)(20) and 11 CSR 1A 12.1(i).

COUNT LXXIX

268. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 259 – 264.

269. Dr. Del Giorno prescribed prescription drugs in a manner other than in good faith and in a therapeutic manner in accordance with accepted medical standards in violation of West Virginia Code § 30-3-14(c)(13) and 11 CSR 1A 12.1(e), (v), and 11 CSR 1A 12.2 (a) (A), (B), and (D).

COUNT LXXX

270. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 259 – 264.

271. Dr. Del Giorno has engaged in unprofessional, unethical and dishonorable conduct of a character likely to harm the public and which conduct has the effect of bringing the medical profession into disrepute, in violation of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 12.2 (d).

COUNT LXXXI

272. Dr. Del Giorno treated Patient 21(KS) from March 1, 2004 through September 4, 2008. In 1990, Patient No. 21 was in a motor vehicle accident and suffered from a burst fracture T3-T8 and had spinal fusion with Harrington Rods. At the time Patient No. 21 came under Dr. Del Giorno's care, Patient No. 21 was on very high dose chronic opiates.

273. At Patient No. 21's first visit with Dr. Del Giorno, the patient presented with an injury to his left knee after a fall on ice. Dr. Del Giorno prescribed Percocet 5 mg #60.

274. On July 20, 2004, Dr. Del Giorno prescribed Methadone 10, #3 q 4 hours, 470 tablets a month. A note on this date describes depression and that “patient never had urine screen”.

275. On January 25, 2005, Patient No. 21 presented with facial trauma from an alleged attack in which his wallet was stolen. Dr. Del Giorno prescribed additional Methadone.

276. By the end of 2006, Patient No. 21 was receiving Methadone 10 mg, #4 tabs 5 times daily (200 mg per day) #600 tablets per month. This level of prescribing continued through 2007 and through the final visit with Dr. Del Giorno on September 4, 2008.

277. Over the last two years of treatment Patient No. 21 received over 7000 Methadone tablets per year. Despite the huge volume of opiates being prescribed, Dr. Del Giorno did not conduct pill counts or UDS, or request a Board of Pharmacy review for Patient No. 21.

278. Dr. Del Giorno’s increasing of Patient No. 21’s opiate doses due to tolerance without evidence of increasing pain relief or function is not an effective or safe treatment.

279. In treating Patient No. 21, Dr. Del Giorno failed to practice medicine with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the same or similar specialty as being acceptable under similar conditions or circumstances in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(x).

COUNT LXXXII

280. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 272 – 278.

281. Dr. Del Giorno has demonstrated professional incompetence in violation of West Virginia Code § 30-3-14(c)(20) and 11 CSR 1A 12.1(i).

COUNT LXXXIII

282. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 272 – 278.

283. Dr. Del Giorno prescribed prescription drugs in a manner other than in good faith and in a therapeutic manner in accordance with accepted medical standards in violation of West Virginia Code § 30-3-14(c)(13) and 11 CSR 1A 12.1(e), (v), and 11 CSR 1A 12.2 (a) (A), (B), and (D).

COUNT LXXXIV

284. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 272 – 278.

285. Dr. Del Giorno has engaged in unprofessional, unethical and dishonorable conduct of a character likely to harm the public and which conduct has the effect of bringing the medical profession into disrepute, in violation of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 12.2 (d).

COUNT LXXXV

286. Dr. Del Giorno treated Patient No. 22 (EC) between January 19, 2004, and September 15, 2008.

287. During the treatment of Patient No. 22, Dr. Del Giorno prescribed a number of different controlled substances to Patient No. 22, including Methadone, Percocet, and Klonopin (a Schedule IV controlled substance).

288. In 2008 Dr. Del Giorno was prescribing 480 Methadone tablets every 21 to 25 days.

289. Patient No. 22 explained an absence from Dr. Del Giorno's care from all of 2005 until March 2006 as being the result of being incarcerated for grand larceny. This was a

potential indicator of diversion and/or abuse. In January 2007, a pharmacist phoned Dr. Del
Giorno inquiring regarding an attempted early filling of Patient No. 22's Methadone. This was a
potential indicator of diversion and/or abuse. During the period of treatment by Dr. Del Giorno
of Patient No. 22, Dr. Del Giorno failed to recognize and/or ignored the "red flags" suggesting
abuse/diversion. Dr. Del Giorno responded inappropriately by continuing to prescribe large
doses of controlled substances to Patient No. 22.

290. During the period of treatment by Dr. Del Giorno of Patient No. 22, Dr. Del
Giorno did not conduct UDS, Board of Pharmacy reviews and did not seek third party
collaboration.

291. During Patient No. 22's treatment with Dr. Del Giorno, Dr. Del Giorno followed
a "13 month year" prescribing pattern with Patient No. 22 allowing for the dispensing at a rate of
an extra month's quantity of medication per twelve months.

292. In treating Patient No. 22, Dr. Del Giorno failed to practice medicine with that
level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the
same or similar specialty as being acceptable under similar conditions or circumstances in
violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(x).

COUNT LXXXVI

293. The Petitioner adopts and incorporates by reference herein, all matters asserted in
paragraphs 286 – 291.

294. Dr. Del Giorno has demonstrated professional incompetence in violation of West
Virginia Code § 30-3-14(c)(20) and 11 CSR 1A 12.1(i).

COUNT LXXXVII

295. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 286 – 291.

296. Dr. Del Giorno prescribed prescription drugs in a manner other than in good faith and in a therapeutic manner in accordance with accepted medical standards in violation of West Virginia Code § 30-3-14(c)(13) and 11 CSR 1A 12.1(e), (v), and 11 CSR 1A 12.2 (a) (A), (B), and (D).

COUNT LXXXVIII

297. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 286 – 291.

298. Dr. Del Giorno has engaged in unprofessional, unethical and dishonorable conduct of a character likely to harm the public and which conduct has the effect of bringing the medical profession into disrepute, in violation of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 12.2 (d).

COUNT LXXXIX

299. Dr. Del Giorno treated Patient No. 23 (LP) from October 17, 1994 to September 23, 2008.

300. During the period of Dr. Del Giorno's treatment of Patient No. 23, Dr. Del Giorno prescribed a number of controlled substances to Patient No. 23, including Oxycodone, Oxycontin, and Dilaudid.

301. During the period of Dr. Del Giorno's treatment of Patient No. 23, Dr. Del Giorno prescribed an escalating amount of opiates to Patient No. 23.

302. Patient No. 23 had conversion disorder and did not have a verified pain diagnosis until an auto accident in 2006.

303. During the period of Dr. Del Giorno's treatment of Patient No. 23, Dr. Del Giorno did not conduct pill counts, UDS, or Board of Pharmacy reviews.

304. In treating Patient No. 23, Dr. Del Giorno failed to practice medicine with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the same or similar specialty as being acceptable under similar conditions or circumstances in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(x).

COUNT XC

305. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 299 – 303.

306. Dr. Del Giorno has demonstrated professional incompetence in violation of West Virginia Code § 30-3-14(c)(20) and 11 CSR 1A 12.1(i).

COUNT XCI

307. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 299 – 303.

308. Dr. Del Giorno prescribed prescription drugs in a manner other than in good faith and in a therapeutic manner in accordance with accepted medical standards in violation of West Virginia Code § 30-3-14(c)(13) and 11 CSR 1A 12.1(e), (v), and 11 CSR 1A 12.2 (a) (A), (B), and (D).

COUNT XCII

309. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 299 – 303.

310. Dr. Del Giorno has engaged in unprofessional, unethical and dishonorable conduct of a character likely to harm the public and which conduct has the effect of bringing the

medical profession into disrepute, in violation of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 12.2 (d).

COUNT XCIII

311. Dr. Del Giorno treated Patient No. 24 (RS) from October 28, 2005 to May 8, 2006.

312. During Dr. Del Giorno's treatment of Patient No. 24, Dr. Del Giorno, prescribed Soma and controlled substances, including Oxycodone and Roxicodone, a Schedule II controlled substance.

313. During Patient No. 24's treatment with Dr. Del Giorno, Dr. Del Giorno followed an accelerated prescribing pattern with Patient No. 24, allowing for the dispensing of more medication than required for the dosing prescribed within the time interval between appointments.

314. In treating Patient No. 24, Dr. Del Giorno failed to practice medicine with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the same or similar specialty as being acceptable under similar conditions or circumstances in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(x).

COUNT XCIV

315. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 311 – 313.

316. Dr. Del Giorno has demonstrated professional incompetence in violation of West Virginia Code § 30-3-14(c)(20) and 11 CSR 1A 12.1(i).

COUNT XCV

317. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 311 – 313.

318. Dr. DelGiorno prescribed prescription drugs in a manner other than in good faith and in a therapeutic manner in accordance with accepted medical standards in violation of West Virginia Code § 30-3-14(c)(13) and 11 CSR 1A 12.1(e), (v), and 11 CSR 1A 12.2 (a) (A), (B), and (D).

COUNT XCVI

319. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 311 – 313.

320. Dr. Del Giorno has engaged in unprofessional, unethical and dishonorable conduct of a character likely to harm the public and which conduct has the effect of bringing the medical profession into disrepute, in violation of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 12.2 (d).

COUNT XCVII

321. Dr. Del Giorno treated Patient No. 25 (JK aka JBS) from February 24, 2004 to August 29, 2008.

322. Dr. Del Giorno initiated opiates at the initial visit with Patient No. 25 without a review of past medical records and without a baseline UDS.

323. Over the period of treatment of Patient No. 25, Dr. Del Giorno prescribed Soma and a number of controlled substances to Patient No. 25, including, Dilaudid, Klonopin, Soma, Neurontin, Xanax, Methadone, Kadian (a Schedule II controlled substance and Avinza, (a Schedule II controlled substance).

324. Dr. Del Giorno overprescribed opiates to Patient No. 25 in January, 2006 without consideration of a December 2005 hospital admission.

325. In March of 2006, Dr. Del Giorno's practice received an anonymous phone call that the patient was selling her medications. Dr. Del Giorno had a UDS done three weeks later, which showed the absence of all prescribed drugs and the absence of illicit drugs. Dr. Del Giorno stopped Kadian and Dilaudid, but immediately started Patient No. 25 on Methadone and Xanax.

326. The "intervention" performed by Dr. Del Giorno on April 20, 2006, substituted one opiate for another and was not followed up upon in the next two years.

327. Over the period Dr. Del Giorno treated Patient No. 25, Dr. Del Giorno prescribed a very large number of central nervous systems drugs with conflicting effects.

328. In treating Patient No. 25, Dr. Del Giorno failed to practice medicine with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the same or similar specialty as being acceptable under similar conditions or circumstances in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(x).

COUNT XCVIII

329. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 321 – 327.

330. Dr. Del Giorno has demonstrated professional incompetence in violation of West Virginia Code § 30-3-14(c)(20) and 11 CSR 1A 12.1(i).

COUNT XCIX

331. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 321 – 327.

332. Dr. Del Giorno prescribed prescription drugs in a manner other than in good faith and in a therapeutic manner in accordance with accepted medical standards in violation of West Virginia Code § 30-3-14(c)(13) and 11 CSR 1A 12.1(e), (v), and 11 CSR 1A 12.2 (a) (A), (B), and (D).

COUNT C

333. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 321 – 327.

334. Dr. Del Giorno has engaged in unprofessional, unethical and dishonorable conduct of a character likely to harm the public and which conduct has the effect of bringing the medical profession into disrepute, in violation of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 12.2 (d).

COUNT CI

335. Dr. Del Giorno treated Patient No. 26 (DR) from March 29, 2004 to August 14, 2008.

336. Dr. Del Giorno began prescribing opiates at the initial visit with Patient No. 26, without copies of previous medical records in the chart and without a baseline UDS.

337. During the period of treatment by Dr. Del Giorno of Patient No. 26, Dr. Del Giorno prescribed a number of controlled substances to Patient No. 26, including Hydrocodone, Xanax, Lorcet, and Oxycontin. By the final visit with Dr. Del Giorno, Patient No. 26 is receiving prescriptions for Oxycontin 20 mg #90 month, Xanax 1 mg #120 per month.

338. During the period of treatment by Dr. Del Giorno of Patient No. 26, Dr. Del Giorno failed to recognize and/or ignored “red flags”, including multiple personal injuries, suggesting abuse/diversion and Dr. Del Giorno responded inappropriately.

339. During the period of treatment by Dr. Del Giorno of Patient No. 26, Dr. Del Giorno did not conduct a UDS, did not request a Board of Pharmacy review and did not conduct pill counts.

340. In treating Patient No. 26, Dr. Del Giorno failed to practice medicine with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the same or similar specialty as being acceptable under similar conditions or circumstances in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(x).

COUNT CII

341. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 335 – 339.

342. Dr. Del Giorno has demonstrated professional incompetence in violation of West Virginia Code § 30-3-14(c)(20) and 11 CSR 1A 12.1(i).

COUNT CIII

343. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 335 – 339.

344. Dr. Del Giorno prescribed prescription drugs in a manner other than in good faith and in a therapeutic manner in accordance with accepted medical standards in violation of West Virginia Code § 30-3-14(c)(13) and 11 CSR 1A 12.1(e), (v), and 11 CSR 1A 12.2 (a) (A), (B), and (D).

COUNT CIV

345. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 335 – 339.

346. Dr. Del Giorno has engaged in unprofessional, unethical and dishonorable conduct of a character likely to harm the public and which conduct has the effect of bringing the medical profession into disrepute, in violation of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 12.2 (d).

COUNT CV

347. Dr. Del Giorno treated Patient No. 27 (KB) from on or about January 12, 2008 to March 25, 2008.

348. During the period of Dr. Del Giorno's treatment of Patient No. 27, Patient No. 27 received repeated prescriptions for Carisoprodol (Soma) as well as Oxycodone. In a single thirty day period Patient No. 27 was prescribed 395 Soma tablets in 8 separate prescriptions.

349. In treating Patient No. 27, Dr. Del Giorno failed to practice medicine with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the same or similar specialty as being acceptable under similar conditions or circumstances in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(x).

COUNT CVI

350. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 347 – 348.

351. Dr. Del Giorno has demonstrated professional incompetence in violation of West Virginia Code § 30-3-14(c)(20) and 11 CSR 1A 12.1(i).

COUNT CVII

352. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 347 – 348.

353. Dr. Del Giorno prescribed prescription drugs in a manner other than in good faith and in a therapeutic manner in accordance with accepted medical standards in violation of West Virginia Code § 30-3-14(c)(13) and 11 CSR 1A 12.1(e), (v), and 11 CSR 1A 12.2 (a) (A), (B), and (D).

COUNT CVIII

354. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 347 – 348.

355. Dr. Del Giorno has engaged in unprofessional, unethical and dishonorable conduct of a character likely to harm the public and which conduct has the effect of bringing the medical profession into disrepute, in violation of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 12.2 (d).

COUNT CIX

356. Dr. Del Giorno treated Patient No. 28 from December 12, 2004, to July 13, 2006.

357. During the period Dr. Del Giorno treated Patient No. 28, Dr. Del Giorno was prescribing 120 Hydrocodone pills per month while Patient No. 28 was also sometimes taking birth control pills.

358. On October 21, 2004, Dr. Del Giorno prescribed Ortho Tricyclen for contraception and managing gynecological care and was therefore aware that Patient No. 28 was a female in child-bearing years and was potentially sexually active.

359. Dr. Del Giorno failed to conduct regular physical exams and failed to recognize that Patient No. 28 had become pregnant. Dr. Del Giorno continued to prescribe opiates to Patient No. 28 into the sixth month of Patient No. 28's pregnancy.

360. While Patient No. 28 was 18 weeks pregnant, Dr. Del Giorno had a visit with Patient No. 28 in which no vital signs and no documented physical exam took place. Dr. Del Giorno prescribed to Patient No. 28, at this visit, Elavil (a tricyclic antidepressant) 25 mgs #30 with 3 refills and Hydrocodone 7.5/500, #120 pills.

361. In treating Patient No. 28, Dr. Del Giorno failed to practice medicine with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the same or similar specialty as being acceptable under similar conditions or circumstances in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(x).

COUNT CX

362. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 356 – 360.

363. Dr. Del Giorno has demonstrated professional incompetence in violation of West Virginia Code § 30-3-14(c)(20) and 11 CSR 1A 12.1(i).

COUNT CXI

364. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 356 – 360.

365. Dr. Del Giorno prescribed prescription drugs in a manner other than in good faith and in a therapeutic manner in accordance with accepted medical standards in violation of West Virginia Code § 30-3-14(c)(13) and 11 CSR 1A 12.1(e), (v), and 11 CSR 1A 12.2 (a) (A), (B), and (D).

COUNT CXII

366. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 356 – 360.

367. Dr. Del Giorno has engaged in unprofessional, unethical and dishonorable conduct of a character likely to harm the public and which conduct has the effect of bringing the medical profession into disrepute, in violation of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 12.2 (d).

COUNT CXIII

368. Dr. Del Giorno treated Patient No. 29 (HW) from September 23, 2003 to August 19, 2008. Patient No 29 was born in 1923.

369. During the treatment of Patient No. 29, Dr. Del Giorno prescribed Wellbutrin, an antidepressant and a number of controlled substances to Patient No. 29, including Lortab, Oxycontin, and brand necessary, Xanax.

370. The use of Xanax in clinical geriatric patients is a poor practice under the circumstances.

371. During the treatment of Patient No. 29, Dr. Del Giorno failed to conduct pill counts, conduct UDS and to request a Board of Pharmacy review for Patient No. 29.

372. During Patient No. 29's treatment with Dr. Del Giorno, Dr. Del Giorno followed a "13 month year" prescribing pattern with Patient No. 29, allowing for the dispensing at a rate of an extra month's quantity of medication per twelve months.

373. In treating Patient No. 29, Dr. Del Giorno failed to practice medicine with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the same or similar specialty as being acceptable under similar conditions or circumstances in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(x).

COUNT CXIV

374. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 368 – 372.

375. Dr. Del Giorno has demonstrated professional incompetence in violation of West Virginia Code § 30-3-14(c)(20) and 11 CSR 1A 12.1(i).

COUNT CXV

376. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 368 – 372.

377. Dr. Del Giorno prescribed prescription drugs in a manner other than in good faith and in a therapeutic manner in accordance with accepted medical standards in violation of West Virginia Code § 30-3-14(c)(13) and 11 CSR 1A 12.1(e), (v), and 11 CSR 1A 12.2 (a) (A), (B), and (D).

COUNT CXVI

378. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 368 – 372.

379. Dr. Del Giorno has engaged in unprofessional, unethical and dishonorable conduct of a character likely to harm the public and which conduct has the effect of bringing the medical profession into disrepute, in violation of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 12.2 (d).

COUNT CXVII

380. Dr. Del Giorno treated Patient No. 30 (KDF) from October 3, 2003, to September 15, 2008.

381. Dr. Del Giorno provided prescriptions for Oxycodone at the initial visit with Patient No. 30.

382. On October 16, 2003, Dr. Del Giorno notes that Patient No. 30 went to the emergency room and had a positive UDS for methamphetamines, cocaine and barbiturates. Dr. Del Giorno's plan was to obtain a urinalysis and if "clean" consider the patient for Methadone treatment. Dr. Del Giorno's chart does not reflect the result of any such follow up urinalysis/screen.

383. Dr. Del Giorno failed to properly react and intervene on and after October 16, 2003.

384. On May 5, 2006, Dr. Del Giorno received a call from Patient No. 30's father indicating that Patient No. 30 was seeing a physician in Pennsylvania. Random drug screens showed no evidence of Methadone or Xanax in the patient's urine.

385. Dr. Del Giorno failed to properly react and intervene on and after May 5, 2006.

386. Dr. Del Giorno failed to react appropriately to apparent tolerance in patient with substance abuse indicators. Rather, Dr. Del Giorno continued escalating Patient No. 30's Methadone dose until reaching 150 mgs per day by December 9, 2005, and based upon information and belief, continuing to the present.

387. During the period of treatment of Patient No. 30, Dr. Del Giorno failed to conduct pill counts and failed to request a Board of Pharmacy review.

388. Patient No. 30's urinary drug screen from Jefferson Memorial Hospital in October of 2003 included positive results for street drugs, including methamphetamine ("crystal meth"), and cocaine. This was an indicator of abuse and potential diversion. Patient No. 30's family member calling regarding another physician treating Patient No. 30 was an indicator of potential abuse and/or diversion. . In August of 2004, Patient No. 30 had a motor vehicle accident where the "patient ran into back of other car". This was an indicator of potential abuse and/or

diversion. Despite the “red flags” indicating potential diversion and/or abuse, Dr. Del Giorno was providing prescriptions to Patient No. 30 for 480 tablets of Methadone a month.

389. In treating Patient No. 30, Dr. Del Giorno failed to practice medicine with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the same or similar specialty as being acceptable under similar conditions or circumstances in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(x).

COUNT CXVIII

390. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 380 – 388.

391. Dr. Del Giorno has demonstrated professional incompetence in violation of West Virginia Code § 30-3-14(c)(20) and 11 CSR 1A 12.1(i).

COUNT CXIX

392. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 380 – 388.

393. Dr. Del Giorno prescribed prescription drugs in a manner other than in good faith and in a therapeutic manner in accordance with accepted medical standards in violation of West Virginia Code § 30-3-14(c)(13) and 11 CSR 1A 12.1(e), (v), and 11 CSR 1A 12.2 (a) (A), (B), and (D).

COUNT CXX

394. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 380 – 388.

395. Dr. Del Giorno has engaged in unprofessional, unethical and dishonorable conduct of a character likely to harm the public and which conduct has the effect of bringing the

medical profession into disrepute, in violation of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 12.2 (d).

COUNT CXXI

396. Dr. Del Giorno treated Patient No. 31 (WW) from June 19, 2001, to August 26, 2008.

397. Despite Patient No. 31 having an excellent surgical outcome, Patient No. 31 received escalating opiate doses for a period of approximately six years.

398. During the period Dr. Del Giorno treated Patient No. 31, Dr. Del Giorno prescribed Soma and multiple controlled substances, including Lorcet, Dilaudid, Methadone, Tylox, a Schedule II controlled substance, and Valium, a Schedule IV controlled substance.

399. By August of 2008, Dr. Del Giorno was providing Patient No. 31 480 Methadone tablets a month.

400. During the treatment of Patient No. 31, Dr. Del Giorno failed to conduct pill counts or request a Board of Pharmacy review for Patient No. 31. Dr. Del Giorno also failed to use a "cage" questionnaire for alcohol or drug abuse.

401. During Patient No. 31's treatment with Dr. Del Girono, Dr. Del Giorno followed a "13 month year" prescribing pattern with Patient No. 31 allowing for the dispensing at a rate of an extra month's quantity of medication per twelve months.

402. Patient No. 31's excellent surgical outcome was inconsistent with his reported symptoms. This was an indicator or potential abuse and/or diversion. Patient No. 31 was incarcerated seven (7) times through 2004, four (4) during Patient No. 31's treatment with Dr. Del Giorno. Six of the periods of incarceration were for driving on a suspended license and one was for possession of marijuana. This was an indicator of abuse and/or diversion. , Dr. Del

Giorno failed to recognize or failed to react to “red flags” indicating the potential of diversion and/or abuse with Patient 31.

403. In treating Patient No. 31, Dr. Del Giorno failed to practice medicine with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the same or similar specialty as being acceptable under similar conditions or circumstances in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(x).

COUNT CXXII

404. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 396 – 402.

405. Dr. Del Giorno has demonstrated professional incompetence in violation of West Virginia Code § 30-3-14(c)(20) and 11 CSR 1A 12.1(i).

COUNT CXXIII

406. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 396 – 402.

407. Dr. Del Giorno prescribed prescription drugs in a manner other than in good faith and in a therapeutic manner in accordance with accepted medical standards in violation of West Virginia Code § 30-3-14(c)(13) and 11 CSR 1A 12.1(e), (v), and 11 CSR 1A 12.2 (a) (A), (B), and (D).

COUNT CXXIV

408. The Petitioner adopts and incorporates by reference herein, all matters asserted in paragraphs 396 – 402.

409. Dr. Del Giorno has engaged in unprofessional, unethical and dishonorable conduct of a character likely to harm the public and which conduct has the effect of bringing the

medical profession into disrepute, in violation of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 12.2 (d).

COUNT CXXV

410. In treating Patients No. 1 through 31, as described in Counts I through CXXIV, inclusive hereinabove, Dr. Del Giorno failed to keep adequate written records justifying the course of his treatment of Patients No.1 through 31 in violation of West Virginia Code § 30-3-14(c)(11) and 11 CSR 1A 12.1(u).

COUNT CXXVI

411. In treating Patients No. 1 through 31, as described in Counts I through CXXIV, inclusive hereinabove, Dr. Del Giorno has committed acts and/or a pattern of acts during the course of his medical practice, which under the attendant circumstances, are considered to be grossly incompetent, grossly ignorant, grossly negligent and/or the commission of malpractice.

412. In committing the act and/or pattern of acts described in paragraph 411, *supra*, Dr. Del Giorno is in violation of West Virginia Code § 30-3-14(c)(17), 11 CSR 1A 12.1 (e) and 12.2 (c).


413. The continued practice by Dr. Del Giorno as a physician in the State of West Virginia will adversely affect the health and welfare of patients.

Accordingly, the Respondent, Dr. Del Giorno, is hereby notified that a hearing will be convened on October 14, 2009 at 9:00 a.m., 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 imposed upon Dr. Del Giorno's license to practice medicine in West Virginia. Respondent, Dr. Del Giorno, must be present in person, may be accompanied by an attorney if he

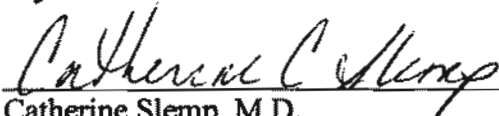
desires, and may present witnesses or other evidence which he may desire to present on his behalf. Failure of Dr. Del Giorno to serve an Answer on Petitioner Board within thirty (30) days after service of the Complaint and Notice of Hearing upon him entitles Petitioner Board to take all of the allegations herein as confessed by Dr. Del Giorno, under provisions of 11 CSR 3 11.5(s). Dr. Del Giorno shall, in writing and within fifteen (15) days of receipt of this Complaint and Notice of Hearing, select as Hearing Examiner, either Carole Bloom or Harold "Trig" Salsbery to preside at, and conduct, the proceedings.

Dated this 24th day of July, 2009.

WEST VIRGINIA BOARD OF MEDICINE



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



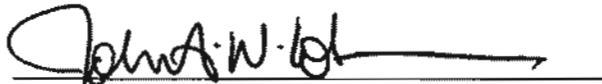
Catherine Slemp, M.D.
Secretary

CERTIFICATE OF SERVICE

I, John A. W. Lohmann, counsel for the Petitioner, West Virginia Board of Medicine, do hereby certify that I have served the foregoing **“Complaint and Notice of Hearing”** upon Respondent, Louis John Del Giorno, M.D., and his counsel of record, by depositing true and accurate copies thereof in an envelope and transmitting the same via first class certified U.S. Mail, with postage prepaid, this 24th day of July, 2009, addressed as follows:

Louis John Del Giorno, M.D.
329 Aikens Center
Martinsburg, WV 25404-6204

George Guthrie, Esq.
Allen Guthrie & Thomas, PLLC
500 Lee Street East, Suite 800
Charleston, WV 25301

A handwritten signature in black ink, appearing to read "John A. W. Lohmann", written over a horizontal line.

John A. W. Lohmann, Esq.
Counsel for the Petitioner.

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: LOUIS JOHN DEL GIORNO, M.D.

ORDER

On Tuesday, September 22, 2009, at the request of both parties, a scheduling conference was held in this matter via telephone conference. Appearing for the telephone conference were John Lohmann, counsel for the West Virginia Board of Medicine and *pro se* Respondent, Louis J. Del Giorno, M.D., who jointly moved the Hearing Examiner to continue and reschedule the hearing now scheduled to commence on October 14, 2009, and to provide a scheduling order for the further proceedings in this matter. Additionally, the Petitioner, by counsel, moved that a number of the Petitioner's witnesses, being the majority, if not all, of the professional staff of the City Hospital Emergency Department, be permitted to testify via deposition or at a locally convened hearing in Martinsburg, West Virginia, in order to prevent a critical disruption of the staffing of the Emergency Department of City Hospital. The Respondent did not object to this motion. The Respondent then moved that he be permitted additional time to identify a large number of charts, approximately three hundred (300) in number, that Respondent believes is important in the presentation of his defense. The Petitioner did not object to this motion.

After discussion and consideration of the procedural development in this matter, and perceiving no prejudice resulting from the motion of the parties, the undersigned Hearing Examiner, does hereby ORDER the following:

1. The Hearing on this matter shall be continued from its currently scheduled date of October 14, 2009 and shall now commence on December 15, 2009 and continue day to day until completed at the offices of the West Virginia Board of Medicine in Charleston, West Virginia.
2. The Respondent, Dr. Del Giorno, shall answer the Complaint and Notice of Hearing in this matter no later than Wednesday, October 7, 2009.

3. The Respondent, Dr. Del Giorno, shall provide his mandatory disclosure, to include disclosure of witnesses, summaries of expected testimony, and exhibits the Respondent intends to utilize at the hearing, to counsel for the Petitioner no later than Wednesday, October 7, 2009.

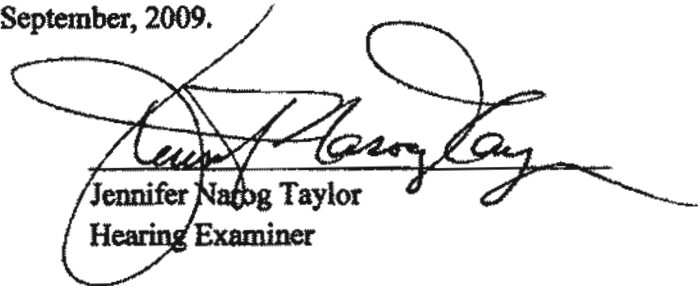
4. The Respondent, Dr. Del Giorno, shall provide to counsel for the Petitioner the list of patient charts Dr. Del Giorno intends to introduce in the hearing of this matter no later than Monday October 12, 2009. This list shall include all contact information known by the Respondent.

5. The Petitioner and the Respondent shall diligently work together to reach an agreement regarding the presentation and/or admittance of the Respondent's large number of patient charts prior to the hearing on this matter to prevent avoidable delay in the prosecution of this matter at hearing.

6. The Petitioner's witnesses, Daryl LaRusso, M.D., Allen E. Meske, M.D., Bradley W. Mongold, M.D., Eric Glass, D.O., John Ellis, M.D., Philip C. Van Dongen, M.D., Brandt H. Williamson, M.D., and the corporate designated representative of WVU East City Hospital, may testify in this matter via evidentiary deposition.

7. The Petitioner and the Respondent are encouraged to explore the possibility of mediating this matter, prior to hearing, once all of the disclosures are made by both parties.

ENTERED this 5th day of September, 2009.


Jennifer Nafog Taylor
Hearing Examiner

LICENSES SURRENDERED TO THE BOARD – 2009

WEST VIRGINIA BOARD OF MEDICINE

Licenses Surrendered to the Board - 2009
(no public documents)

MEDICAL DOCTORS

Shafer, Diane Elain, M.D.

ADMINISTRATIVE ACTIONS ON APPEAL – 2009

WEST VIRGINIA BOARD OF MEDICINE

Disciplinary Cases - 2009
Administrative Actions on Appeal

MEDICAL PROVIDER

Hoover, Katherine, M.D.
Circuit Court of Mingo County
Civil Action No. 08-AAA-5

Shiffler, Joel D., M.D.
Circuit Court of Kanawha County
Civil Action No. 09-AA-127

CIVIL ORDER
BOOK

IN THE CIRCUIT COURT OF MINGO COUNTY, WEST VIRGINIA

WEST VIRGINIA BOARD OF MEDICINE,

Petitioner below/Appellee,

v.

KATHERINE HOOVER, M.D.,

Respondent below/Appellant.

Civil Action No. 08-AA-5
Chief Judge Michael Thornsbury

FILED
CIRCUIT COURT
MINGO COUNTY
WEST VIRGINIA
DEC 16 P 3:07
ADAM SRAIT
MINGO COUNTY CLERK

FINAL ORDER AFFIRMING THE WEST VIRGINIA BOARD OF MEDICINE

This matter came before the Court pursuant to the Appellant, Katherine Hoover's, Petition for Appeal from the Final Order of the West Virginia Board of Medicine. The parties appeared as follows the Appellant, Katherine Hoover, M.D., appeared in person and by counsel, C. Christopher Younger and C. Page Hamrick; and the Appellee, the West Virginia Board of Medicine, through counsel, Debra L. Hamilton. The Court has considered the instant Petition, all responses, and the relevant legal authorities in this matter and hereby **AFFIRMS** the Board of Medicine Order based upon the following Findings of Fact and Conclusions of Law, to-wit:

Findings of Fact

1. This Appeal stems from a Complaint Questionnaire filed by Karen VanHorn on October 27, 1995, on behalf of her then minor child, Sarah Hess-Sphon, alleging that the Appellant engaged in inappropriate conduct, on October 13, 1995, at the Myers Clinic, in Philippi, West Virginia.
2. The Complaint Committee of the Board then investigated the complaint and found probable cause to substantiate the charges against the Petitioner pursuant to W.Va. Code § 30-3-14 on April 28, 1996. On May 6, 1996, the Committee's finding of probable

- cause was reported to and approved by the Board of Medicine. At that time the Board of Medicine issued the first Complaint and Notice of Hearing on May 13, 1996.
3. On July 26, 2001, an evidentiary hearing was held before an Independent Hearing Examiner. Dr. Hoover appeared briefly at the hearing without counsel, gave an opening statement, then left the proceeding after advising the hearing examiner that she had to go to work and would not participate in the proceedings. Hoover v. West Virginia Bd. of Medicine, 216 W.Va. 23, 24, 602 S.E.2d 466, 468 (2004). From May 13, 1996 through July 26, 2001, it appears the proceedings before the Board of Medicine were delayed as a result of Dr. Hoover filing several writs of prohibition and related appeals.
 4. On October 26, 2001, the Hearing Examiner submitted proposed findings of fact and conclusions of law to the Board of Medicine and recommended that Dr. Hoover's medical license be revoked, or in the alternative, that she be placed on probation for a period of five (5) years. On November 9, 2001, the Board of Medicine entered an Order placing Dr. Hoover on probation for a period of five (5) years for the conduct described in the original Complaint.
 5. On November 9, 2001, Dr. Hoover filed a Petition for Judicial Review in the Circuit Court of Harrison County, asserting several assignments of error regarding the proceedings before the Board of Medicine. On March 14, 2002, Dr. Hoover filed a memorandum of law in support of her Petition for Judicial Review. On March 14, 2002, the Board of Medicine filed a Response to this Motion.
 6. On December 18, 2002, Judge Matish entered an Order reversing the Board of Medicine's Order because the President and Secretary of the Board of Medicine had not personally signed the Complaint. The Board of Medicine appealed Judge Matish's Order

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- to the West Virginia Supreme Court of Appeals (Supreme Court of Appeals) and on May 24, 2004, the Supreme Court of Appeals affirmed Judge Matish's Order, but reversed insofar as Judge Matish failed to provide the Board of Medicine with an opportunity to correct the signature defect. See Hoover, 602 S.E.2d 466. In this Order the Supreme Court of Appeals also ordered a new evidentiary hearing before a different Hearing Examiner. Id.
7. On September 13, 2004, the Board of Medicine voted to "reprosecute the case" against Dr. Hoover. On November 14, 2004, the Board of Medicine issued an amended Complaint and Notice of hearing and scheduled another evidentiary hearing before a new Hearing Examiner. On May 20, 2005, Dr. Hoover filed a Petition with the Kanawha County Circuit Court asserting the same or similar arguments as she presented in the Circuit Court of Harrison County. The Circuit Court of Kanawha County then issued an Order on February 22, 2007 denying Dr. Hoover's Petition for Write of Prohibition and allowing the Board of Medicine to proceed with an evidentiary hearing based upon the Amended Complaint. Thereafter, Dr. Hoover filed a Petition to Stay the Order entered by the Kanawha County Circuit Court on February 22, 2007, which the Supreme Court of Appeals denied.
 8. On September 11, 2008, the Board issued an Order, effective on October 8, 2008, revoking Dr. Hoover's license to practice medicine, stayed the revocation of her license, and placed Dr. Hoover on probation while requiring her to practice under the supervision of another licensed physician during the probation period. Additionally, the Order required Dr. Hoover to pay a \$1,000.00 fine and also required Dr. Hoover to pay administrative costs in the amount of \$27,430.07.

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9. The order adopted by the Board indicated that various changes were being made to the findings of fact in the proposed order.

¶ 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."

¶ 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."

¶ 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'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."

¶ 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 out to the physician's house, even if it was for nothing more than friends."

¶ 23 Finding of Fact No. 52 is modified to read: "...he would not give out a book such as this under the circumstances..."

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¶ 26 Finding of Fact No. 62 is modified, in part, to read: "Despite being subject 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."

Conclusions of Law

1. West Virginia Code § 29A-5-4(b) provides that "[p]roceedings for review shall be instituted by filing a petition, at the election of the petitioner, in either the circuit court of Kanawha County, West Virginia or in the circuit court of the county in which the petitioner or any one of the petitioners resides or does business, or with the judge thereof in vacation, within thirty days after the date upon which such party received notice of the final order or decision of the agency."
2. West Virginia Code § 29A-5-4(g) provides that:

"The Court may affirm the order or decision of the agency or remand the case for further proceedings, it shall reverse, vacate or modify the order or decision of the agency if the substantial rights of the petitioner or petitioners have been prejudiced because the administrative findings, inferences, conclusions, decisions or order are:

 - (1) In violation of constitutional or statutory provisions; or
 - (2) In excess of the statutory authority or jurisdiction of the agency; or
 - (3) Made upon unlawful procedures; or
 - (4) Affected by other error of law; or
 - (5) Clearly wrong in view of the reliable, probative and substantial evidence on the whole record; or
 - (6) Arbitrary or capricious or characterized by abuse of discretion or clearly unwarranted exercise of discretion."
3. "The review shall be conducted by the court without a jury and shall be upon the record made before the agency, except that in cases of alleged irregularities in procedure before

the agency, not shown in the record, testimony thereon may be taken before the court.

The court may hear oral arguments “ West Virginia Code § 29A-5-4(f).

4. In Syllabus Point 1, West Virginia Health Care Cost Review Authority v. Boone Mem'l Hosp., 196 W.Va. 326, 472 S.E.2d 411 (1996), the West Virginia Supreme Court of

Appeals held that:

“ ‘Upon judicial review of a contested case under the West Virginia Administrative Procedure[s] Act, Chapter 29A, Article 5, Section 4(g), the circuit court may affirm the order or decision of the agency or remand the case for further proceedings. The circuit court shall reverse, vacate or modify the order or decision of the agency if the substantial rights of the petitioner or petitioners have been prejudiced because the administrative findings, inferences, conclusions, decisions or order are “(1) In violation of constitutional or statutory provisions; or (2) In excess of the statutory authority or jurisdiction of the agency; or (3) Made upon unlawful procedures; or (4) Affected by other error of law; or (5) Clearly wrong in view of the reliable, probative and substantial evidence on the whole record; or (6) Arbitrary or capricious or characterized by abuse of discretion or clearly unwarranted exercise of discretion.” ’ Syl. Pt. 2, Shepherdstown Volunteer Fire Department v. Human Rights Comm'n, 172 W.Va. 627, 309 S.E.2d 342 (1983).” Syllabus Point 1, St. Mary's Hospital v. State Health Planning and Development Agency, 178 W.Va. 792, 364 S.E.2d 805 (1987).

5. The task of the Court is to determine “whether the [agency’s] decision was based on a consideration of the relevant factors and whether there has been a clear error of judgment.” Frymer-Halloran v. Paige, 193 W.Va. 687, 695, 458 S.E.2d 780, 788 (1995)(quoting Citizens to Preserve Overton Park, Inc. v. Volpe, 401 U.S. 402, 416 (1971).
6. The Appellant, Dr. Hoover, asserts that laches should apply in this matter as the alleged events occurred over twelve (12) years prior to the final decision of the Board of Medicine and the delay resulted from the Board’s misconduct on various occasions over those preceding years.

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7. "The elements of laches consists of (1) unreasonable delay and (2) prejudice." Province v. Province, 196 W.Va. 473, 483, 473 S.E.2d 894, 904 (1996).
8. "Laches is an equitable defense, and its application depends upon the particular facts of each case. There are some general principles, however, which a court should be mindful of when determining whether the doctrine of laches is applicable. For instance, "[m]ere delay will not bar relief in equity on the ground of laches. 'Laches is a delay in the assertion of a known right which works to the disadvantage of another, or such delay as will warrant the presumption that the party has waived his right.'" State ex rel. West Virginia Dept. of Health and Human Resources, Child Advocate Office, on Behalf of Jason Gavin S. by Diann E.S. v. Carl Lee H., 196 W.Va. 369, 374, 472 S.E.2d 815, 820 (1996).
9. In State ex rel. Webb v. West Virginia Bd. of Medicine, 203 W.Va. 234, 506 S.E.2d 830 (1998), the West Virginia Supreme Court of Appeals discussed the application of laches in cases involving physician discipline proceedings before the Board of Medicine, holding that:

"[I]t is important to recognize that physician discipline proceedings are not the sort of traditional, common-law adversarial civil proceedings in which doctrines like laches evolved, to balance the rights and interests of purely private parties. In a physician discipline proceeding, the interests of the state, the general public and the medical profession are the primary concern.

Thus, there may be circumstances in a physician discipline proceeding when even a substantial degree of prejudice to a physician that is caused by an unreasonable delay not of the physician's making might nevertheless be outweighed by the strong interests of the state, the public and the profession in fully addressing allegations of serious professional misconduct-so as to tip the equitable balance in favor of continuing with a proceeding." 506 S.E.2d at 837.

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10. The Supreme Court of Appeals further noted in Webb that “in applying the doctrine of laches in such proceedings, the interests of the state, the public and the medical profession must be given substantial consideration, and the doctrine should be applied narrowly and conservatively and in such a fashion as to not unfairly impair the Board’s duty and responsibility to supervise and regulate the medical profession for the protection of the profession and the public.” Id., 506 S.E.2d at 833-34.
11. In Footnote 3, Webb, the Supreme Court of Appeals further noted that “In Board of Medicine proceedings, there are at least two junctures where we perceive that laches may be applicable: (1) when there is an issue of the timeliness of the making of a complaint to the Board; and (2) where there is an issue of the timeliness of actions taken by the Board.” Id.
12. The investigation before the Board of Medicine has been pending since 1996, with various motions in the circuit courts of this state and on appeal to the West Virginia Supreme Court of Appeals.
13. Dr. Hoover’s case is distinguishable from Webb where there was a substantial delay in bringing an investigation before the Board of Medicine.
14. In Fact, Dr. Hoover has appealed this matter to the West Virginia Supreme Court of Appeals on several occasions.¹
15. The Court **FINDS** that the doctrine of laches is not applicable in the instant appeal and the decision of the Board of Medicine was proper under the circumstances.

¹ See State ex rel. Hoover v. Berger, 199 W.Va. 12, 483 S.E.2d 12 (1996); State ex rel. Katherine Anne Hoover, M.D. v. Honorable Robert K. Smith, Special Judge of Circuit Court of Kanawha County, West Virginia Board of Medicine, Ad Anne Werum Lambright, 1996 WL 717914, W.Va. December 13, 1996; State ex rel. Hoover v. Smith, 198 W.Va. 507, 482 S.E.2d 124 (1997); and Hoover v. West Virginia Bd. of Medicine, 216 W.Va. 23, 602 S.E.2d 466 (2004).

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16. Second, Dr. Hoover asserts that the Board of Medicine failed to meet its burden of proof by clear and convincing evidence.
17. “[F]indings of fact made by an administrative agency will not be disturbed on appeal unless such findings are contrary to the evidence or based on a mistake of law.” Modi v. West Virginia Bd. of Medicine, 195 W.Va. 230, 465 S.E.2d 230 (1995).
18. “The ‘clearly wrong’ and the ‘arbitrary and capricious’ standards of review are deferential ones which presume an agency’s actions are valid as long as the decision is supported by substantial evidence or by a rational basis.” Syllabus Point 2, In re Queen, 196 W.Va. 442, 473 S.E.2d 483 (1996).
19. “The scope of review under the arbitrary and capricious standard is narrow, and a court is not to substitute its judgment for that of the hearing examiner.” Martin, 465 S.E.2d at 406.
20. In Webb the West Virginia Supreme Court of Appeals noted that disciplinary actions against a physician “must be predicated upon clear and convincing proof.” 569 S.E.2d at 231.
21. “A reviewing court cannot assess witness credibility through a record. The trier of fact is uniquely situated to make such determinations and this Court is not in a position to, and will not second guess such determinations.” Michael D.C. v. Wanda L.C., 201 W.Va. 381, 387, 497 S.E.2d 531, 537 (1997).

“[F]indings of fact made by an administrative agency will not be disturbed on appeal unless such findings are contrary to the evidence or based on a mistake of law. In other words, the findings must be clearly wrong to warrant judicial interference. Accordingly, absent a mistake of law, findings of fact by an administrative agency supported by

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substantial evidence should not be disturbed on appeal.” Modi, 465 S.E.2d at 239
(internal citations omitted).

22. Dr. Hoover asserts that the witnesses for the Board of Medicine were not credible and that the hearing examiner unreasonably relied on their testimony in reaching his decision.
23. Dr. Hoover also asserts that the Board of Medicine as part of its final order required her to pay \$27,430.07 in administrative costs for the Administrative Proceedings.
24. West Virginia Code of State Rules § 11-1A-12.3 provides that:

“When the Board finds that any applicant is unqualified to be granted a license or finds that any licensee should be disciplined pursuant to the West Virginia Medical Practice Act or rules of the Board, the Board may take any one or more of the following actions:

- a. Refuse to grant a license to an applicant;
- b. Administer a public reprimand;
- c. Suspend, limit or restrict any license for a definite period, not to exceed five (5) years;
- d. Require any licensee to participate in a program of education prescribed by the Board;
- e. Revoke any license;
- f. Require the licensee to submit to care, counseling or treatment by physicians or other professional persons;
- g. Assess a civil fine between \$1,000 and 10,000 and/or assess cost of the Board’s investigation and administrative proceedings against the licensee;
- h. Require him or her to practice under the direction or supervision of another practitioner or
- i. Require the licensee to provide a period of free public or charitable service.

In addition to an in conjunction with these actions, the Board may make a finding adverse to the licensee or applicant, but withhold imposition of judgment and penalty, or it may impose the judgment and penalty but suspend enforcement of the penalty and place the physician or podiatrist on probation. Probation may be vacated upon noncompliance with such reasonable terms as the Board may impose. In its discretion, the Board may restore and reissue a license to practice medicine or podiatry issued under the West Virginia Medical Practice Act or any antecedent law, and as a condition thereof, it may impose any disciplinary or corrective measure provided for in this Rule or in the West Virginia Medical Practice Act.

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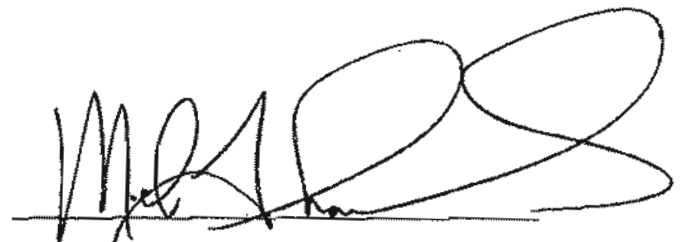
25. The Court **FINDS** that W.Va. C.S.R. § 11-1A-12.3(g) allows the Board to assess a civil fine and/or assess the costs of the Board's investigation and administrative proceedings against the licensee.
26. The Court **FINDS** that any one of three combinations may be imposed by the Board allowing for some discretion by the Board and limiting the ability of the licensee to ascertain what the potential penalty is going to be.
27. The court **FINDS** that the West Virginia Board of Medicine properly found that Dr. Hoover should pay a fine and imposed applicable attorney's fees in her case.
28. The Court **FINDS** that the statute in question contemplates the ability of the Board of Medicine to impose a fine and costs, which were properly imposed in this case.
29. Therefore, the Court **AFFIRMS** this matter to the Board for determination of whether it wishes to impose the civil penalty or the costs of investigation and administrative proceedings in the instant case.

Judgment

WHEREFORE, based upon the foregoing Findings of Fact and Conclusions of Law the Court hereby **AFFIRMS** the West Virginia Board of Medicine Order.

The Clerk is **DIRECTED** to send attested copies of this Order to all parties of record.

ENTERED this the 16th day December 2009.



The Honorable Michael Thornsby
Chief Judge, 30th Judicial Circuit

IN THE CIRCUIT COURT OF KANAWHA COUNTY, WEST VIRGINIA

JOEL DAVID SHIFFLER, M.D.,

Petitioner,

Civil Action: 09-AA-127
Circuit Judge: Stucky

WEST VIRGINIA BOARD OF MEDICINE,

Respondent.

ORDER AFFIRMING THE BOARD OF REVIEW DECISION

This matter came before this Court on Joel David Shiffler, M.D.'s (hereinafter "Petitioner") Petition for Review from the Notice of Revocation entered by the West Virginia Board of Medicine (hereinafter "Board") on July 13, 2009. The matter was considered by the Court on briefs and the record, and no oral argument was held.

The Court has studied the briefs, the pleadings, the record, and has reviewed pertinent legal authorities. After careful consideration, this Court **AFFIRMS** the Notice of Revocation.

This Court's standard of review is not governed by Article 5 of Chapter 29A. That code section applies to contested cases only, and this was not a "contested case" under the definition. It doesn't meet the legal definition of a contested case under West Virginia Code § 29A-1-2(b) because there was no hearing. W. Va. Code § 29A-1-2. Definitions of terms used in this chapter, defines "Contested Case" at (b) as "a proceeding before an agency in which the legal rights, duties, interests, or privileges of specific parties are required by law or constitutional rights to be determined *after an agency hearing*. . . . (emphasis added). W. Va. Code § 29A-1-2(b)

This Court has accepted this Petition For Review because when Petitioner signed

the Consent Order, it stated that before he signed "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." The Consent Order failed to give him notice that by signing it Petitioner was waiving his right to appeal because his case would no longer be a "contested case" and therefore appealable.

Also, West Virginia Code § 30-3-14(l) gives Petitioner the right to judicial review of the revocation. It provides "[a]ny person against whom disciplinary action is taken pursuant to the provisions of this article has the right to judicial review as provided in articles five [§§ 29A-5-1 et seq.] and six [§§ 29A-6-1 et. seq.]"

A brief recitation of the facts is as follows: Petitioner has practiced family medicine since 2000. Due to patient complaints, the Board initiated an investigation into his license in 2006, which resulted in the entry of a Consent Order on May 22, 2007, that suspended his license for 18 months but stayed the suspension.

The Consent Order required him to undergo an assessment by the Center for Personalized Education for Physicians (hereinafter "CPEP"). The Consent Order was amended on February 14, 2008, to reflect the Board's decision to impose additional conditions, limitations, and restrictions.

CPEP's September 6, 2007, Assessment Report recommended that Petitioner "retrain for a period of time in a residency or residency-like setting" and noted that with the Board's approval, he could retrain in a non-residency setting with "full supervision while updating his knowledge base."

The Amended Consent Order continued the suspension of his license until May 22,

2009, and required him to obtain and fulfill a CPEP Educational Intervention Plan and to receive continued and regular treatment with a Board-approved psychiatrist, who was to report to the Board every 60 days.

In order to implement the recommendations in its Assessment Report, on July 31, 2008, CPEP asked Petitioner to submit the names of candidates for a preceptor, who should be identified within 30 days of initiating the plan.

Petitioner failed to obtain a preceptor, so on November 18, 2008, the Board notified him that he was in violation of the Amended Consent Order. The Board offered him a proposed Second Amended Consent Order. He did not sign it.

On January 14, 2009, the Board advised Petitioner that there were still deficiencies and that "without a preceptor in place it [was] not safe for the public for [Petitioner] to continue to practice medicine." Petitioner declined to accept a proposed Second Amended Consent Order.

On April 21, 2009, Dr. K.S. Rao agreed to be Petitioner's preceptor. The Board needed to know by May 21, 2009, the name of the physician who would replace Dr. Rao as one of Petitioner's treating physicians and whether CPEP accepted or rejected Dr. Rao as Petitioner's preceptor.

On May 19, 2009, the Board was notified that CPEP had agreed to have Dr. Rao serve as Petitioner's preceptor. The Board offered another Second Amended Consent Order so that Petitioner would have enough time to complete the preceptor oversight portion of CPEP's Educational Plan. Petitioner and the Board agreed to enter into such an order, which would begin on May 23, 2009, and end on May 23, 2010.

On July 10, 2009, the Board was notified that Dr. Rao had decided not to serve as Petitioner's preceptor. On this same day, Petitioner filed an action against the Board to seek declaratory relief against the Board regarding his license to practice medicine.

The Board voted on July 13, 2009, to revoke Petitioner's license and stated in its Notice of Revocation that "the preceptor component of [Petitioner's] remedial reeducation plan is a vital and essential component of that plan and that [Petitioner's] non-compliance with this component is fatal to the accomplishment of the plan."

Petitioner filed his Petition For Review on July 23, 2009.

The Board properly revoked Petitioner's license. The Amended Consent Order stated that

[a]t 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.

This document expressly gave the Board the authority to revoke Petitioner's license. Petitioner failed to obtain a preceptor and abide by the CPEP's retraining plan for him. The Board acted properly in revoking his license.

This Court finds the Petitioner's arguments that the Amended Consent Order had expired and that the Board acted in retaliation because he had filed a lawsuit are both without merit.

RULING


Accordingly, this Court Orders the following:

The Notice of Revocation of the Board is **AFFIRMED**. This matter is **DISMISSED** and **STRICKEN** from the docket of the Court. The Clerk of the Court shall send copies of this Order to all counsel of record:

Deborah Lewis Rodecker, Esquire
General Counsel
West Virginia Board of Medicine
101 Dee Drive, Suite 103
Charleston, West Virginia 25311

Jeffrey V. Mehalic, Esquire
2011 Quarrier Street
Post Office Box 11133
Charleston, West Virginia 25339-1133

Enter this Order the 28th day of December 2009.



Judge James C. Stucky
Thirteenth Judicial Circuit

STATE OF WEST VIRGINIA
COUNTY OF KANAWHA, ss
I, CATHY S. GATSON, CLERK OF CIRCUIT COURT OF SAID COUNTY
AND IN SAID STATE, DO HEREBY CERTIFY THAT THE FOREGOING
IS A TRUE COPY FROM THE RECORDS OF SAID COURT
GIVEN UNDER MY HAND AND SEAL OF SAID COURT THIS
DAY OF December 2009
Cathy S. Gatson
CLERK
CIRCUIT COURT OF KANAWHA COUNTY, WEST VIRGINIA