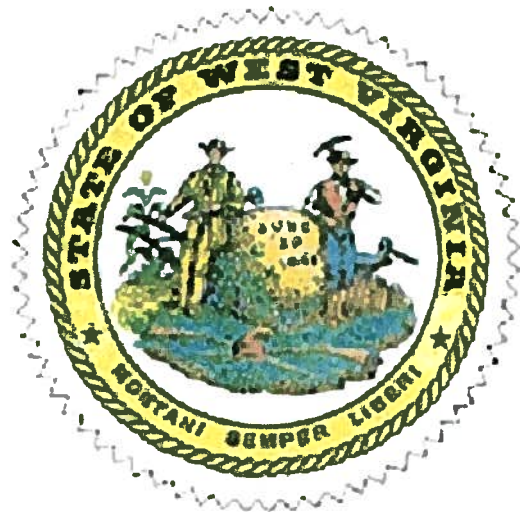


West Virginia Board of Medicine

Annual
Report to
the
Legislature



2011
Volume I



State of West Virginia *Board of Medicine*

REV. O. RICHARD BOWYER
PRESIDENT

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

MICHAEL L. FERREBEE, MD
VICE PRESIDENT

MARIAN SWINKER, 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 2011 ANNUAL REPORT TO THE LEGISLATURE is a true assessment of the activities of the West Virginia Board of Medicine for the calendar year 2011.



Rev. O. Richard Bowyer
REVEREND O. RICHARD BOWYER
PRESIDENT

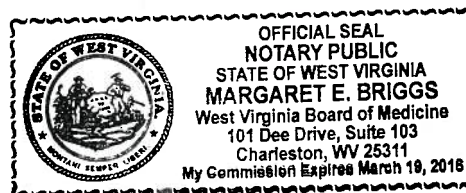
STATE OF WEST VIRGINIA

COUNTY OF KANAWHA

The foregoing instrument was acknowledged before me this 3rd day of January, 2012, by REVEREND O. RICHARD BOWYER, President, West Virginia Board of Medicine.

My commission expires March 19, 2016.

Margaret E. Briggs
Notary Public





State of West Virginia *Board of Medicine*

REV. O. RICHARD BOWYER
PRESIDENT

101 Dee Drive, Suite 103
Charleston, WV 25311
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MICHAEL L. FERREBEE, MD
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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 2011 ANNUAL REPORT TO THE LEGISLATURE is a true assessment of the activities of the West Virginia Board of Medicine for the calendar year 2011.



STATE OF WEST VIRGINIA

COUNTY OF KANAWHA

MARIAN SWINKER, M.D., M.P.H.
SECRETARY

The foregoing instrument was acknowledged before me this 5th day of January, 2012, by MARIAN SWINKER, M.D., M.P.H., Secretary, West Virginia Board of Medicine.

My commission expires December 25, 2021

Notary Public



WEST VIRGINIA BOARD OF MEDICINE

2011

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
Robert.C.Knittle@wv.gov
(304) 558-2921 x227**

**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

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

**REVEREND O. RICHARD BOWYER
PRESIDENT**
905 7th Street
Fairmont, West Virginia 26554
304/366-7544

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

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

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

AHMED FAHEEM, M.D.
1014 Johnstown Road
Beckley, West Virginia 25801
304/252-4433

KENNETH C. NANNERS, M.D.
Wheeling Hospital
Department of Anesthesiology
One Medical Park
Wheeling, West Virginia 26003
304/243-3343

**MICHAEL L. FERREBEE, M.D.
VICE PRESIDENT**
Monongalia General Hospital
1200 JD Anderson Drive
Morgantown, West Virginia 26505
304/319-0841

**MARIAN SWINKER, M.D., M.P.H.
SECRETARY**
Bureau for Public Health, Commissioner's Office
350 Capitol Street, Room 702
Charleston, West Virginia 25301
304/558-2971

CATHY M. FUNK, M.D.
Internal Medicine of West Virginia
1008 Tavern Road, Suite 103
Martinsburg, West Virginia 25401
304/264-9837

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

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

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

BETH HAYS, M.A.
1110 Groveland Drive
Bluefield, West Virginia 24701
304/920-2810

**WEST VIRGINIA BOARD OF MEDICINE
COMMITTEE ASSIGNMENTS**

COMPLAINT COMMITTEE

Michael L. Ferrebee, M.D., Chair
R. Curtis Arnold, D.P.M.
Cheryl Henderson, J.D.
Badshah J. Wazir, M.D.

**PROFESSIONAL LIABILITY
COMMITTEE**

Michael L. Ferrebee, M.D., Chair
M. Khalid Hasan, M.D.
Beth Hays, M.A.
G. Mark Moreland, M.D.
Kenneth C. Nanners, M.D.

**CORPORATE PRACTICE OF
MEDICINE COMMITTEE**

R. Curtis Arnold, D.P.M., Chair
M. Khalid Hasan, M.D.
Cheryl Henderson, J.D.

PHYSICIAN ASSISTANT COMMITTEE

K. Dean Wright, P.A.-C., Chair
Rusty L. Cain, D.P.M.
Cathy M. Funk, M.D.
Carlos C. Jimenez, M.D.
Kenneth C. Nanners, M.D.

**EXECUTIVE/MANAGEMENT
COMMITTEE**

Reverend O. Richard Bowyer, Chair
R. Curtis Arnold, D.P.M.
Michael L. Ferrebee, M.D.
Marian Swinker, M.D., M.P.H.

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

Cheryl Henderson, J.D., Chair
Beth Hays, M.A.
Badshah J. Wazir, M.D.

LEGISLATIVE COMMITTEE

M. Khalid Hasan, M.D., Chair
Reverend O. Richard Bowyer
Cathy M. Funk, M.D.
Beth Hays, M.A.
K. Dean Wright, P.A.-C.

**AD HOC COMMITTEE ON
PERSONNEL**

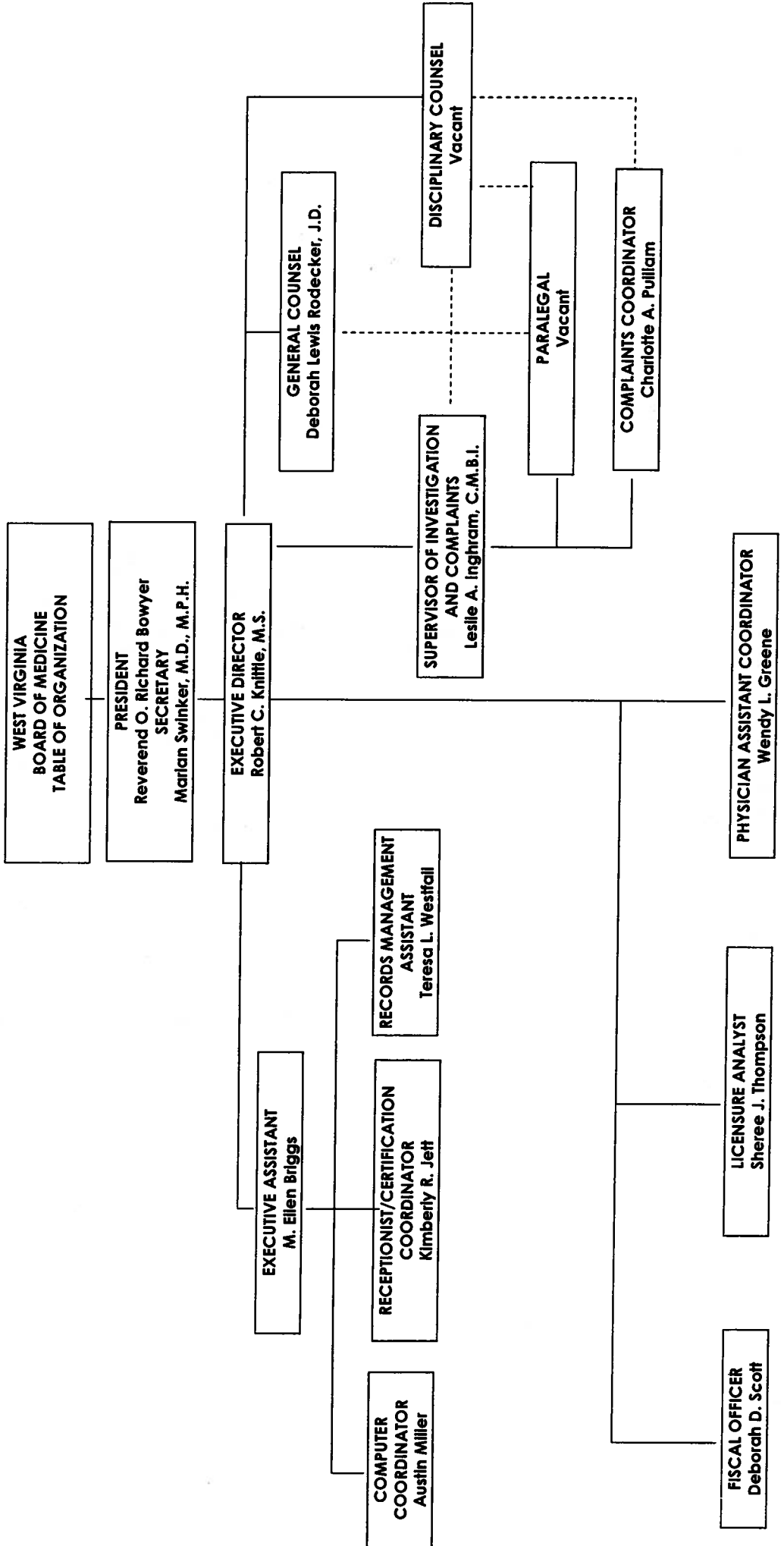
Reverend O. Richard Bowyer, Chair
R. Curtis Arnold, D.P.M.
Ahmed Faheem, M.D.

LICENSURE COMMITTEE

G. Mark Moreland, M.D., Chair
Rusty L. Cain, D.P.M.
Ahmed Faheem, M.D.
M. Khalid Hasan, M.D.
Beth Hays, M.A.

**AD HOC COMMITTEE ON ADVANCED
NURSE PRACTITIONERS**

Kenneth C. Nanners, M.D., Chair
Cathy M. Funk, M.D.
G. Mark Moreland, M.D.



PROCEDURE FOR DISPOSITION OF COMPLAINTS

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

NO PROBABLE CAUSE

Closure of case

Letter to complainant and licensee

PROBABLE CAUSE

Formal Hearing

Consent Order

Licensee Served With Notice of Formal Hearing

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

Dismissal of Charges

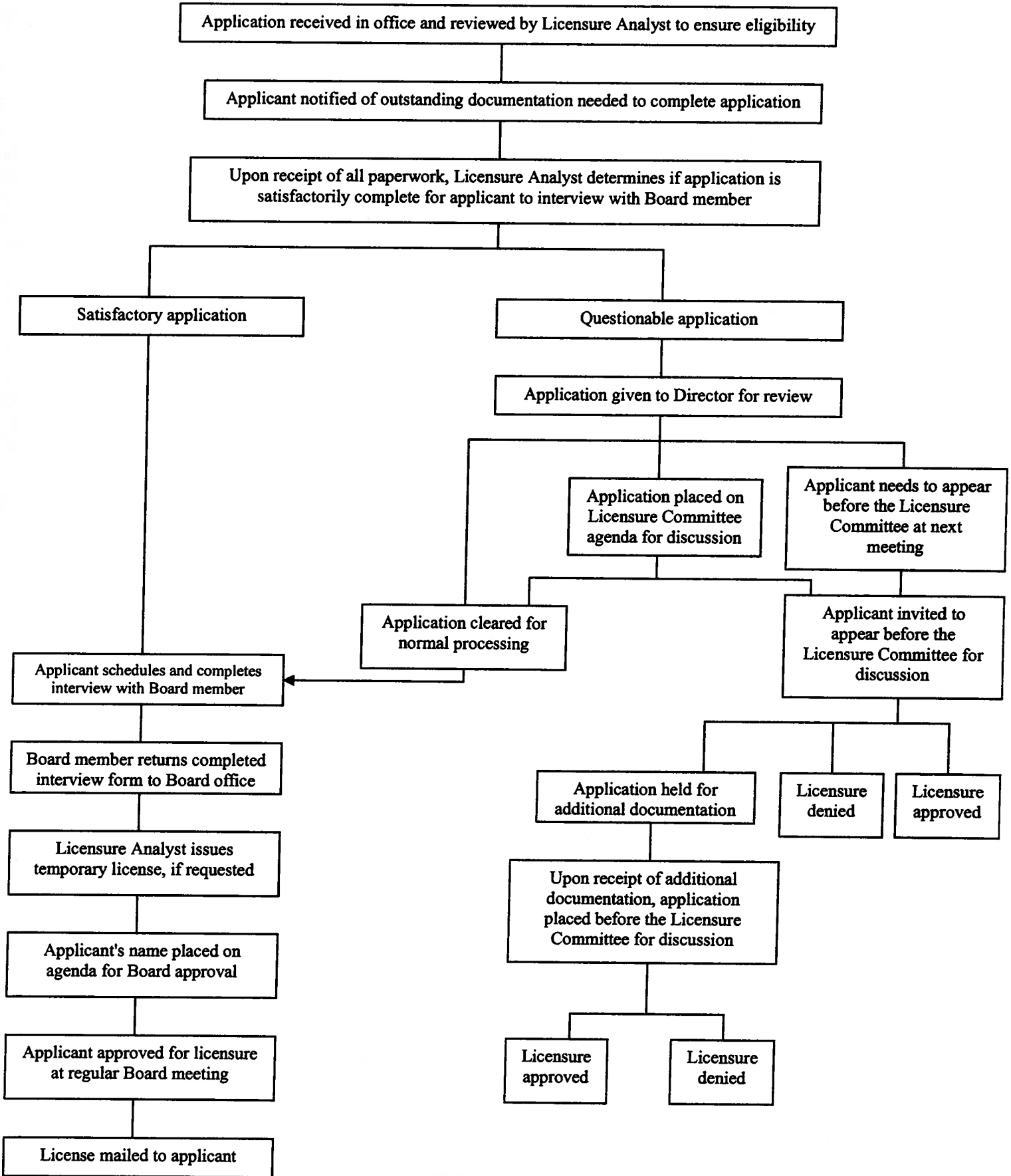
Imposition of Conditions of Practice

Reprimand or Consent Order

Fine

Order of Suspension, Revocation, or Probation Issued

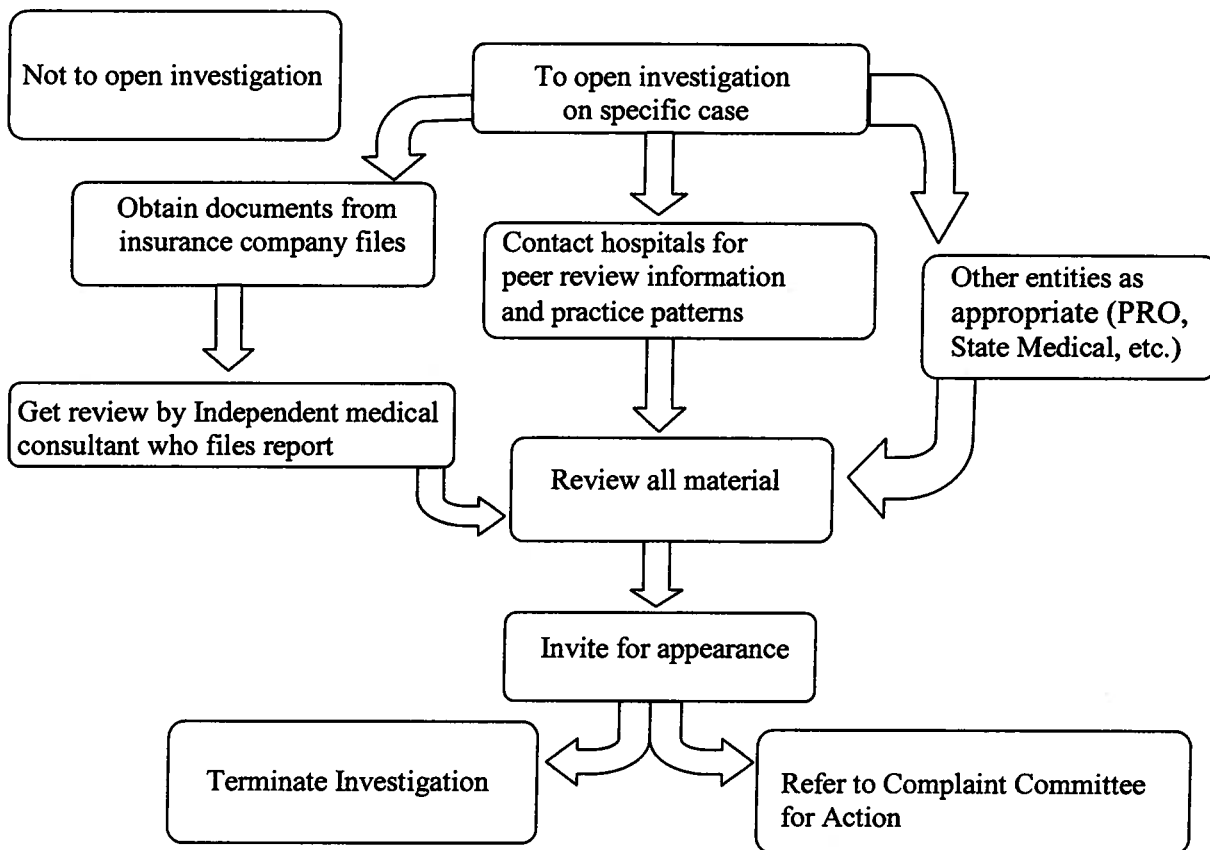
PROCEDURES FOR PERMANENT LICENSURE



PROCEDURES FOR PROFESSIONAL LIABILITY COMMITTEE

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

Committee determines:



PROCEDURES FOR PHYSICIAN ASSISTANT LICENSURE

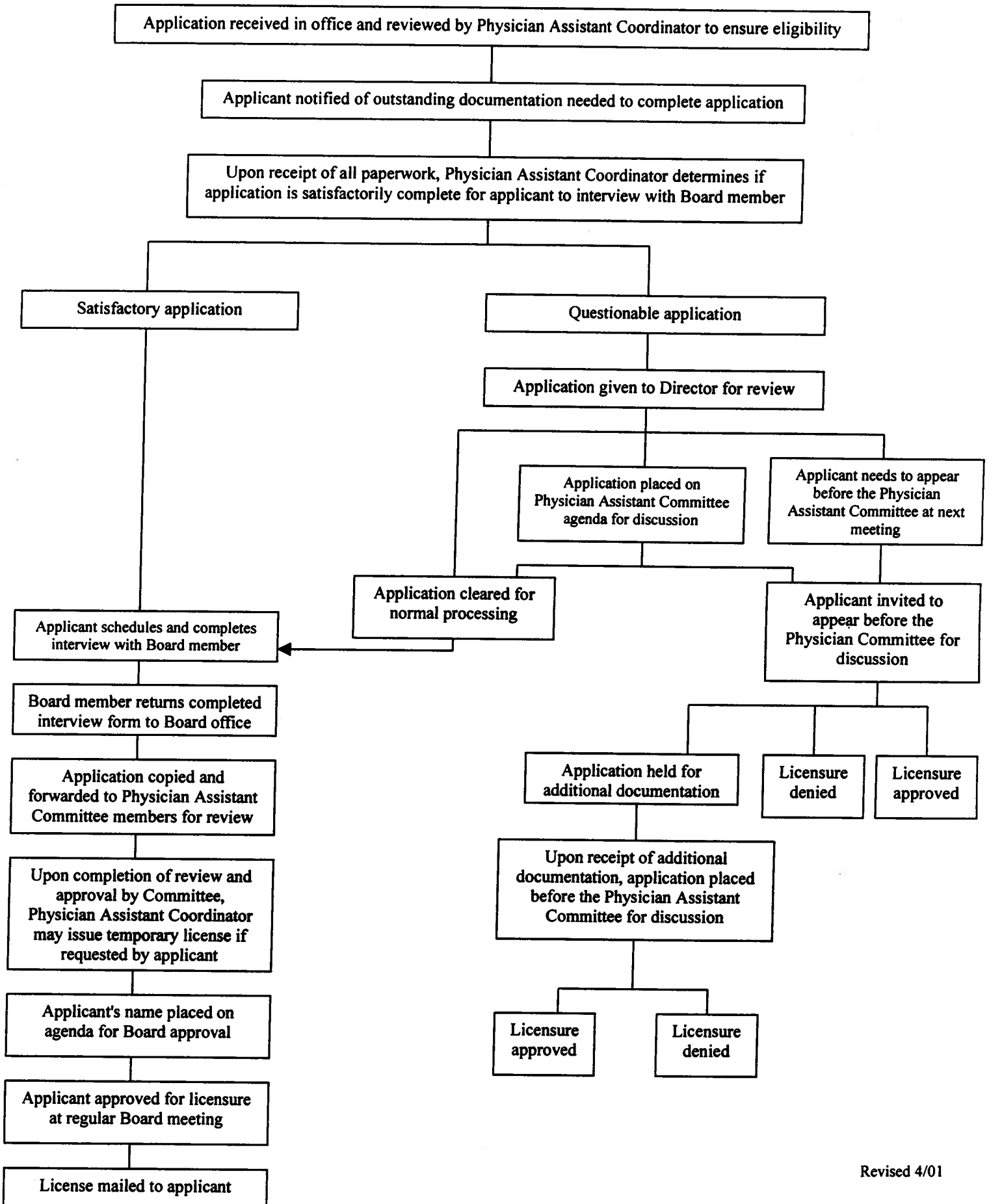


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State of West Virginia *Board of Medicine*

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MICHAEL L. FERREBEE, MD
VICE PRESIDENT

ROBERT C. KNITTLE
EXECUTIVE DIRECTOR

January 1, 2012

In the calendar year 2011, West Virginia Board of Medicine receipts were \$1,648,240.93. In the calendar year 2011, West Virginia Board of Medicine disbursements were \$1,358,176.76.



Robert C. Knittle

WEST VIRGINIA BOARD OF MEDICINE

Licensure Activity As of 12/31/11

Total Number of Actively Licensed Physicians (M.D.)	5,962
Total Number of Inactively Licensed Physicians (M.D.)	628
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	3,946
Total Number of Actively Licensed Podiatrists (D.P.M.) Practicing in West Virginia	72
Total Number of Physician Assistants (P.A.)	671
Total Number of Medical Corporations	495
Total Number of Professional Limited Liability Companies	59
Total Number of Special Volunteer Medical Licenses	17
Total Number of Medical School Faculty Limited Licenses	3

Licenses, Certifications, and Registrations Issued - 2011

Permanently Licensed Physicians (M.D.)	381
Licensed Podiatrists (D.P.M.)	2
Licensed Physician Assistants (P.A.)	69
Certified Medical Corporations	8
Registered Professional Limited Liability Companies	4
Special Volunteer Medical Licenses	2
Medical School Faculty Limited Licenses	0
	2

**MEDICAL DOCTORS AND PODIATRISTS
LICENSED AS OF DECEMBER 31, 2011**

West Virginia Board of Medicine
Medical Doctors as of December 31, 2011

License	Name	License	Name
16132	ABADIR, FAROUK HELMY	24064	ACHESON, TODD MUNRO
22698	ABALLAY, RICHARD ANTHONY	20405	ACKLIN, TRACI BOYD
13474	ABALOS, JOSE MARZAN	15639	ACOSTA, II, ELBERT RABAINO
23738	ABASSI, IMRAN MUHAMMAD	21045	ACTON, JAMES DOUGLAS
13346	ABAYON-CASTRO, LADISLAWA C.	16766	ADA, JESSE RAMIREZ
24455	ABBAS, MAGDI AHMED SALAH EL DIN	21455	ADAM, JR., GEORGE FRANKLIN
23889	ABBAS, MUNEEL	17973	ADAMOVICH, EDWARD
20453	ABBRECHT, PETER HERMAN	13950	ADAMS, FREDERICK DAVID
24267	ABD EL RAHMAN, ALAA E.	18102	ADAMS, JEFFERY ALEXANDER
09772	ABDALLA, FOUAD HASSAN	20760	ADAMS, KEITH IRVIN
20596	ABDEEN, M. ANWAR YAHYA	23894	ADAMSKI, II, JOHN HENRY
24555	ABDELFATTAH, HESHAM MAHMOUD	13749	ADAMSKI, THOMAS ROBERT
22361	ABDELGABER, AHMED MOHAMED ELSHAZLY	16704	ADAMSON, REX SCOTT
17237	ABDEL-LATIF, MURSHID KHADER	15775	ADDISON, JEFFERY FLOYD
19995	ABDRABBO, MOHAMMAD KHALOUCK	16849	ADEL, ANOUSHIRVAN
23493	ABDULHAK, MUNZER	21293	ADENIYI, JOHN ADETUNJI
22431	ABDUL-JALIL, MAJESTER NASHEED	21580	ADENIYI, OLATOKUNBO MODUPE
12368	ABDULLA, ESSA	21670	ADENUPE, OLUMADE ADEBAMBO
19987	ABDULNABI, YOUSEF	17145	ADESINA, OLUTOMISIN MOPELADE
23940	ABEL, JAMES DAVID	19904	ADETU, TITILAYO OLUTOLA
23096	ABERNETHY, JR, JOHN LLOYD	09228	ADI, ADLA
24633	ABESAMIS, MICHAEL GARY	19601	ADKINS, CATHERINE ANNE
23376	ABHYANKAR, VIVEK VISHWAS	17642	ADKINS, CLARK DAVID
19280	ABNER, KELLEEE EMERICK	23164	ADKINS, FARRELL CHRISTOPHER
17886	ABORAYA, AHMED SAYED	24303	ADKINS, NATHANIEL SETH
22858	ABOUELENIN, KARIM HASSAN	23377	ADKINS, ZACHARY BROOKS
20145	ABOU-SAMRA, MUHAMMAD NABIL	22762	AFRAM, DAVID
18109	ABOUSHAAAR, YUSR	24065	AFROZ, ROWNAK
09147	ABRAHAM, CHARLES	10930	AGARWAL, ANIL BHIKULAL
17641	ABRAHAM, FRANK MATTHEW	11261	AGARWAL, BHARAT DAS
23989	ABRAHAM, JACOB CHERUTHARAYIL	11042	AGARWAL, CHAITANYA KUMAR
20170	ABRAHAM, JAME	23378	AGARWAL, MOHIT
10277	ABRAHAM, JOSH Y	21001	AGARWAL, SAMIR
10060	ABRAHAM, MARIAMMA	16589	AGARWAL, SANJAY
08782	ABRAHAM, NAZEM	20057	AGARWAL, SOMA
15218	ABRAHAM, RAJAN	13227	AGAS, ULYSSES DIAZ
21000	ABRAHAMS, JAMES JUSTIN	23986	AGBAJE, ISMAILU OLUGBEMIGA
14486	ABRAHAMS, ROGER A.	19905	AGBAYANI, ERNESTO VICTORINO H.
23163	ABRAMCZUK, JAN WOJCIECH	21203	AGCAOILI, DEMETRIO JOSE
14458	ABRAMOWITZ, DAVID RAPHAEL SAMUEL	11400	AGGARWAL, KRISHAN KUMAR
11399	ABRENICA, NELIO S.	11722	AGGARWAL, MADHU
23551	ABRISHAMI, PAYAM	24556	AGHA, MOHAMMAD SALAH
23890	ABRO, MASROOR ANWAR	23166	AGNEW, DANIEL KELLY
24179	ABU GHALYOUN, BADER MOHD	10061	AGNIR, ORLANDO INES
23034	ABUERREISH, SAMEH GHALEB	17844	AGOSTO, JOSE ALBERTO
23745	ABU-HALIMAH, SHADI JABR	10329	AGRAWAL, LALIT SARAN
10516	ABURAHMA, ALI FAWZI	13100	AGRAWAL, SURESH KUMAR

License Name

License Name

23941 AGUILA, PHILLIP BERNARD
24304 AGUILAR, PEDRO JOSE
16918 AGUIRRE, ALFREDO AURELIO
22859 AGYEI-GYAMFI, KWADWO
24066 AHAD, AHMAD WAQAS
23494 AHIABUIKE, SMITHSON ONYEBUCHI
12398 AHMAD, IJAZ
20589 AHMAD, INTIKHAB
24067 AHMAD, MUHAMMAD ISMAIL
21110 AHMAD, NAUSHABA
14387 AHMAD, RAZIA SULTANA
14272 AHMAD, SYED MAHMOOD
13228 AHMED, AFZAL UDDIN
21160 AHMED, JAMIL
21161 AHMED, KALIM
21002 AHMED, MONJUR
20365 AHMED, MUHAMMAD SHAMIM
19383 AHMED, NADEEM
19906 AHMED, NAVEED
21582 AHMED, NAZIA
20171 AHMED, SAFIQUE
15012 AHMED, SAYEED
20366 AHMED, WASIM
24068 AHMED, ZAHEER UDDIN
22975 AHN, SUNGKEE SAMUEL
24180 AHUJA, SARINA
21111 AIELLO, RONALD JAMES
20859 AJAYI, RICHARD OLUTOYIN
24456 AKBAR, ADEEM
16611 AKBAR, MOHAMMAD
24457 AKBAR, SANA RAB
19113 AKBAR, SHAZIA
13348 AKERBERG, FRED L.
23380 AKERS, MARK JASON
21162 AKERS, II, PAUL DEXTER
10783 AKERS, PAUL VINSON
24069 AKHAND, MD ARIFUR RAHMAN
23035 AKHAVAN-HEIDARI, MEHDI
21833 AKINPELU, AFOLABI OLADAPO DAVID
19666 AKINS, JAMES ALAN
22705 AKKACH, KAMAL
23167 AKKINA, NAVEEN CHAND
24070 AKOGLANIAN, SHOGHIK
24405 AKOR, CHARLOTTE MARTHA
23168 AKRAM, JAVED
14953 AKSOY, YASAR
24634 ALAAN, KRISTINA CORTES
23895 ALAHAKOON, PRABHU THARINDA
21047 AL-ALY, ROBERT MOHAMMED
19907 ALAPPAT, PAUL ANTONY
16919 AL-ASADI, LO'AY MAHMOUD
12100 AL-ASBAHI, RIAD S.

20498 AL-ASHHAB, HAZEM ABDEL-HAFEEZ
23169 ALASSAS, MOHAMED MOHEB
18061 AL-ATTAR, INAS HASSAN
18226 ALAYLI, GHASSAN
23379 ALBAUGH, CHAD ALLEN
22931 ALBERICO, ANTHONY MICHAEL
22443 ALBERT, MELISSA ANN
08361 ALBRINK, MARGARET JORALEMON
23746 ALCANTARA, FREDERICK MANALO
17005 ALDANA, LILIAN ROLDAN
19525 ALDERMAN, FRANK WAYNE
20707 ALDIS, JOHN WARNER
23097 ALEMBIK, MARC C.
19105 ALENCHERRY, JOHNY PHILIP
24557 ALEWINE, THOMAS CHRISTOPHER
21349 ALEXANDER, ALLISON BAHAR
16456 ALEXANDER, MICHAEL SHEPARD
20249 AL-FAKIH, MOUHANAD K.
21350 ALGHADBAN, ADNAN
23990 ALHAJHUSAIN, AHMAD
10871 AL-HAJJ, GABRIEL EMILE
18703 AL-HAMMAMI, GHASSAN
22861 ALI, KHURRAM NAWAZ
24261 ALI, MOHAMAD ARIF
23747 ALI, MUHAMMAD ASHRAF
21113 ALI, SYED ZAEEMUDDIN
20930 ALICEA-ROLON, JUAN ALBERTO
24071 AL-JAYOUSSI, RANDA NAZEM
22763 ALJOUDI, HAYTHAM M.I.
22764 AL-KHALDI, AOUS SALIM
23098 ALKHANKAN, FADI
23748 ALKHATIB, MOHAMMAD YOUSEF
18594 ALKHOURI, NABIEL
23170 ALLADA, VIVEKANAND
22232 ALLAN, BENJAMIN LEE
24348 ALLEMAN, MELISSA ANN
24181 ALLEN, ANDREA MCKINNA
21163 ALLEN, ANNA MARGARET
24406 ALLEN, ANTONI ALCHIMOWICZ
24072 ALLEN, BARRY EUGENE
12637 ALLEN, DENNIS WAYNE
22180 ALLEN, GREGG PHILIP
16807 ALLEN, GREGORY WILLIAM
22127 ALLEN, JEFFREY WAYNE
09371 ALLEN, V, JOEL
23446 ALLEN, KATHRIN JOSEFINE
08217 ALLEN, KENNETH JEAN
17749 ALLEN, KENNETH SCOTT
18478 ALLEN, IV, LEONARD FRANKLIN
19909 ALLEN, MARK W.
23381 ALI, ADEREMI BASIT
13476 ALLISON, DAVID J.

License Name

License Name

17007	ALLISON, LINDA GAIL	17637	ANDERSON, MARSHA SLAUGHTER
12639	ALLMAN, RICHARD MARK	14185	ANDERSON, ROGER DALE
20356	ALLMAN, SARA	22432	ANDERSON, STACEY A.
16473	ALLY, SYED AZIM IHTEHAM	18922	ANDERSON, TAREK
11401	ALMARIO, EVANGELINA A.	22864	ANDERSON, JR., THOMAS MCDOWELL
10691	ALMARIO, JR., VICENTE PECSON	11100	ANDERSON, WARREN THORSTEN
10012	ALMASE, LUIS AMANCIO	21947	ANDRAS, ROBERT LOUIS
18958	ALMASHAT, JAFAR TAKI	23841	ANDREE, ERNEST ASHMORE
15146	ALMASY, WILLIAM MICHAEL	22233	ANDREI, MADALINA MARIANA
17307	ALMAWALDI, MOHAMAD MOUTAZ	13314	ANDREINI, DEREK HUGH
10136	ALMOND, GREENBRIER DAVID RALPH	14036	ANDREINI, JR., HUGO JOSEPH
21944	ALMUBARAK, MOHAMMED	24459	ANDREWS, JAMES RHEUBEN
21945	ALMUSADDY, MOUSAB	23552	ANDREWS, ROBERT S.
24558	ALONS, LINDSY MARIE	23382	ANDRONIC, MAURA
13230	ALONZO, RESTITUTO HEBRON	24549	ANFUSO, JR., ANTHONY JOSEPH
24458	ALRABADI, ANMAR NASER ISSA	17122	ANG, PETER LEE
23749	AL-RAWI, MOUWAFK MUFLIH	22596	ANGELOS, WILLIAM JOHN G.
21456	ALTAHA, BAHAR	20931	ANGER, ERIC RAY
20708	ALTAHA, RAMIN	15717	ANGOTTI, JOHN DAVID
23294	ALTDORFER, GABOR	14700	ANGOTTI, MICHAEL THOMAS
17889	ALTEMUS, ROSEMARY MARTHA	22446	ANIL, GOKHAN
17147	ALTHAUS, DAVID PAUL	22023	ANIS, AMIR
22363	ALTIZER, MELANIE DAWN	23625	ANNAN, ISAAC BENJAMIN
11525	ALTMAYER, ROBERT BRANN	24183	ANSARI, HOSSEIN
14696	ALVAREZ, DONA MARIE	16616	ANSELMO, MARIO TOLENTINO
20407	ALVAREZ-RIVERA, MARCOS NICOLAS	15006	ANSINELLI, RICHARD ALLEN
24545	AMAN, ZOOVIA	19003	ANTIGUA-MARTINEZ, MARIA TERESITA PAULIN
14184	AMBROZ, ALESSANDRO	19429	ANTON, JOHN JOSEPH
22537	AMBROZ, MARIACLARA	21512	ANTON, MICHAEL EUGENE
22595	AMBRUS, GABOR ROBERT	17447	ANTOUN, BASIM WADIH
21149	AMENDT, WAYNE CLEAVE	24073	ANWAR, FAISAL
18696	AMIN, KUMAR BIPIN	09372	ANWAR, MOHAMMAD FAROOQ
19428	AMIN, MAYANK S.	17238	ANWER, MUHAMMED SAEED
19002	AMIN, SANGEETA BHAGWATLAL	23942	APOE, OGHENERUONA OSEHI
23750	AMIRGHASSEMI, BIJAN	22447	APONTE CARRASCO, VICTOR ALTEMIO
11212	AMJAD, HASSAN	24408	APPLE, BRYAN STANLEY
21511	AMJAD, MOHAMMAD	24460	APPRESAI, OVIE EFEURHOBO
24182	AMJAD, QUARTEL-AYNE	19604	APREA, RICHARD ANTHONY
21584	AMMON, WALLACE KEITH	22765	AQUINO, SUZANNE LEI
10269	AMORES, CONSTANTINO YCONG	21834	ARAIZA, BEATRIX DAGMAR
23171	AMR, KHALED LABIB	11369	ARANAS, BONIFACIO B.
22862	AMSTUTZ, KAREN SCHARENBERG	13099	ARAUJO, ARMANDO
21114	ANAND, AJAY	23991	ARBEFEVILLE, ELISE F.
22541	ANDERSON, BRETT KIRK	11140	ARBOGAST, JAMES GREY
23374	ANDERSON, CARMEN LISA	23500	ARBOLEDA PALACIO, ANDRES
22863	ANDERSON, CHAD DAVID	16808	ARCHBOLD, LORI LYNN
18847	ANDERSON, CHARLA LYNN	14205	ARCHIBALD, IAN DRUMMOND
16614	ANDERSON, CHRISTIAN GYAN	24184	ARCHINAL, JEFFREY ALLEN
16613	ANDERSON, DAVID MARK	23174	ARDEN, JONATHAN LEVI
24305	ANDERSON, IAN SCOTT	23752	ARDITO, ALISON LYNN
23751	ANDERSON, JAMES EDWARD	20592	ARGUMEDO, VICTOR ARTURO
14321	ANDERSON, JAMES PATRICK	24559	ARHAM, AHMAD ZAFIR

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23842	ARIDA, MUAMMAR ABDELKARIM	16617	AUBLE, DEBRA MARIE
20933	ARIF, IMRAN	11899	AUDITOR, JOSE Y.
24074	ARJONA, JOSE LUIS	22365	AUJLA, SUKH DEV SINGH
16922	ARMBRUST, FREDERICK H.	19819	AUKERMAN, DOUGLAS FREDERICK
17845	ARMENI, MARK ANTHONY	17240	AUKERMAN, GLEN FREDERICK
23553	ARMPFIELD, DEREK RAPHAEL	23896	AUL, JR, JEROME JOSEPH
21585	ARMISTEAD, DRURY LACY	18705	AULICK II, NEAL FINLEY
19430	ARMISTEAD, NITI SINGH	18261	AUSMUS, CRAIG
17846	ARMSTRONG, ORTON CARL	23335	AUSTIN, KELLY MILLER
21673	ARNETT, BRENDA M.	23175	AUSTIN, MASHONNA LYNN
09975	ARNETT, EDWARD FIKE	08204	AUVIL, LORETTO REDD
13103	ARNETT, JAMES ALLEN	10279	AVASHIA, BIPINCHANDRA H.
09031	ARNETT, JR., JEROME CAYTON	12275	AVERY, DAVID WAYNE
16126	ARONOFF, STEPHEN CARL	18911	AVERY, SARAH STANSBURY
23992	ARORA, ROBIN	21457	AVIDON, GLENN STEVEN
21739	ARORA, RUPINDER KAUR	09902	AVINGTON, MICHAEL DAVID
24075	ARORA, VARIN	20865	AVOLIO, GUY ANTHONY
22865	ARSHAD, HASSAN	20046	AVULA, RAJAMANI
23554	ARSHAD, MOHSIN ALI	13674	AWA, PAUL KAZUHIKO
14718	ARTHURS, CHARLES BRIAN	14924	AWAN, RASHID AHMED
21354	ARTOUNIAN, VAZGEN ROGER	23176	AWILI, MUSTAFA HASSAN ALARABI
08929	ARTZ, STEVEN ALBERT	23447	AWOBULUYI, MARC TAIWO
17176	ARUMUGANATHAN, THANIGASALAM	11528	AYCOTH, EDWARD D.
21586	ARVAN, YURI LEO	14758	AYERS, DAVID RUSSELL
22235	ARVANITIS, MICHAEL JAMES	15579	AYERS, HAROLD EDWARD
09656	ARYA, SIROUS	09974	AYOUBI, MOUTASSEM B.
24185	ARYAN, JOHN YEGANEH	24635	AYOUBI, SUSAN RENEE
19517	ASAAD, SHONDA M. ARNETT	17192	AZAR, JOHN JURJUS
24076	ASAITHAMBI, GANESH	09612	AZAR, ROBERT WILLIAM
17750	ASBURY, CAROL ANN	21355	AZIZ, HAROON
17847	ASBURY, DONALD WALTER	23833	AZIZ, KHADIJA
24461	ASBURY, JR., WESLEY LEE	21204	AZIZ-ASHRAF, FATIMA ZEHRA
14415	ASCUE, JOSEPH THOMAS	23555	AZMI, FARRUKH HAMEED
20862	ASGHAR, ALI	17728	AZZO, WALID H.
20045	ASH, TONIA KAY	20408	AZZOUZ, MOUHANNAD
17308	ASHBY, DIANE ELIZABETH	20709	BAALBAKI, ALI HUSSEIN
23157	ASHER, ANDREW DAVID	24078	BABAR, TANIA BUSHRA
20367	ASHIR, MOHAMMAD ABDULLAH	23627	BABAR, ZARPASH
14737	ASHLEY, JEFFREY VERNON	20710	BABAYEV, MARIETTA
12021	ASHRAF, MOHAMMAD	19201	BACAJ, PATRICK JACQUES
20934	ASHRAF, SYED SAUD	22766	BACCHUS, MELISSA NADINE
22019	ASKARI, SHAHRAM	11859	BACHWITT, PAUL
24268	ASPLUND, SHERYL LYNN	23556	BACKSTROM, JAMES WILBERT
17727	ASSA'AD, AMAL HALIM	19911	BACKUS, SHANE KEITH
24077	ASSAL, CHAFIK	23993	BADER, STEPHEN OLIVER
17008	ASSALEY, JOSEPH PHILLIP	21836	BADIN, SHADI
20054	ATAI, MOHAMMAD BASHAR	15535	BADOUR, ASHRAF S.
17398	ATASSI, SAMMAR	11996	BAE, WILLIAM HARVEY
11402	ATKINS, ROBERT BURTON	18837	BAEK, JAMES JONG-MIN
23295	ATTAALLAH, AHMED FIKRY	14631	BAFNA, MOHAN LAL
17505	ATTIA, SAFWAT MIKHAEL	21587	BAGE, SEYOUM DAFFO
15500	AUBER, MIKLOS LASZLO	18137	BAGNOLI, JR., DOMINIC JOSEPH

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16821 BAIG, NUSRATH HASAN
18596 BAILER, WILLIAM JOSEPH
17593 BAILES, JR., JAMES RODNEY
20146 BAILES, JR., JULIAN EDWIN
19730 BAILEY, BONNIE JEAN
11900 BAILEY, DAVID JORDAN
17439 BAILEY, JR., JAMES DESPARD
20410 BAILEY, JUSTIN DALE
21414 BAILEY, KENNETH MICHAEL
18225 BAILEY, MARSHA LEE
22597 BAILEY, MARY JANAY
22448 BAILEY, NATHANAEL GLEN
21164 BAILEY, SHELLEY RENE
17538 BAILEY, THOMAS DAVID
24630 BAILIFF, ROBERT DAVID
24306 BAIR, AMY MARIE
23177 BAISDEN, APRIL MICHELE
10521 BAKANE, NEELA RAMESH
21050 BAKER, BRADLEY KENNETH
22651 BAKER, DONALD JAMES
23628 BAKER, HERBERT LEE
23448 BAKER, JEFFREY C.
16231 BAKER, JOHN JAY
24560 BAKER, ROBERT CATON
23629 BAKHTAWAR, HUMAYUN
19607 BAKHTIAR, JAMSHID ABOL HASSEN
18706 BAKSI, MITALI GHOSH
21791 BAL, GEORGE KALWANT
19281 BALA, PETER ZYGMUNT
23630 BALASKO, BRIDGETTE G.
20866 BALASUBRAMONY, SURESH
24462 BALCOM, ROBERT JOSEPH
11529 BALDERA, ALFRED
13849 BALDWIN, III, ERNEST FRANK
24407 BALDWIN, KELLY JO
21044 BALI, AHMAD
13105 BALIAN, ARPY
23631 BALL, PHILIPPE GEORGES
21415 BALL, RUSSELL ALLEN
22768 BALLESTER, GABRIELA VIVIAN
22706 BALLESTER, OSCAR FRANCISCO
15755 BALMASEDA, JR., MARIO TOLEDO
20457 BALTIERRA, DAVID ALONSO
23383 BALTUSNIK, PETER GREGORY
20503 BALZANO, ERIC ROGER
20504 BALZANO, JOHN FRANK
21839 BANDAK, ABDALLA ZACKARIA
23632 BANDARU, KIRAN BABU
23542 BANERJEE, SUMAN KUMAR
23557 BANFIELD, ANNE LOUISE
23384 BANKS, KEVIN PATRICK
22449 BANKS, UGOALA CHIKEZIE

16474 BANNAN, RAYMOND ANTHONY
18587 BANNISTER, TAMMY LYNN
15780 BANNISTER, WARREN DALE
10665 BANTUG, ROGELIO ORITO
16084 BANVARD-FOX, CHRISTINE ADELE
21792 BARAKZOY, AHMAD SHAH
19117 BARAY, AHMAD SULTAN
22928 BARBARIN, AYANA KAI
10199 BARCINAS, GASPAR ZAMORAS
11530 BARCLAY, ROGER STEVENSON
18110 BAREBO, RONALD ERNIE
16708 BARGHOUTHI, THAIR ALI
12978 BARIT, MANUEL CORTEZ
15881 BARKER, FREDERICK WILLIAM
24186 BARKLEY, JACOB BRYANT
24463 BARMAR, BABAK
22598 BARNES, KATRINA RAE
22866 BARNES, PATRICIA L. AUKES
13233 BARNETT, STEVEN M.
24187 BARNETT, WILLIAM MARC
23032 BAROSSO, CARL HUMBERT
24349 BARRANGER, JOHN ARTHUR
21588 BARRERA, ANTHONY MICHAEL
16709 BARRERA, ROBUSTIANO JOCSON
22543 BARRERAS-RINCON, JOSE RAFAEL
17752 BARRETA, TELLY MENDOZA
22366 BARRETT, II, MILTON RALPH
24350 BARRETT, PETER WALTER
23088 BARRETTO, JR, GREG A.
21886 BARRON, , DAVID R
13106 BARROWS, BARRY VAN
23178 BARSOUM, YASSER WILLIAM
19999 BARTLETT, STEPHEN THOMAS
21206 BARYUN, ESAM NURI
24409 BASARAKODU, KRISHNAMOHAN REDDY
15670 BASHA, IMAD SHAMSI
22024 BASHIR, SHAHIDA
21793 BASS, JONATHAN
23559 BASSETT, PERRY EUGENE
21887 BASSO, ANA CRISTINA
20368 BASTIN, CRYSTAL HEATHERMAN
17092 BASTUG, DEMIR EROL
09941 BASU, DILIP KUMAR
24410 BATALO, MICHAEL STEVEN
13850 BATAUSA, JAIME CALUNIA
15164 BATES, MARK CLINE
15718 BATISTE, C. STEVEN
17893 BATRA, DEVENDER KUMAR
19433 BATT, MURRAY DAVID
08528 BATTAGLINO, JR., JOHN JOSEPH
21207 BATTEN, DEAN
18599 BATTIN, JOHN ALAN

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23385 BATTISTA, VINCENT
17894 BATTLE, EMILY HAMRICK
24079 BATTLE, JAMES WAYNE
23560 BAUER, STEVEN JAMES
23994 BAUERLE, JAY ALTON
19816 BAUM, MICHAEL RAYMOND
22769 BAUMGART, JUDY REBECCA
12401 BAUTISTA, CARMELITA N.
22647 BAX, STACY JOSEPH
22932 BAXTER, MARGARET ANN
10731 BAYLOSIS, ROBERTO BALMORES
16085 BAYO, ALEXIS JUAN
23753 BAYRAKDAR, AHMAD KHALDOUN
10332 BEALL, CHARLES LAWRENCE
17241 BEAM, WILLIAM RANDY
20313 BEANE, DAVID JOEL
11534 BEANE, JAMES MICHAEL
08996 BEANE, JOHN EDWARD
19118 BEANE, MICHAEL EDWARD
19434 BEARD, KIP RANDALL
22228 BEASLEY, BENJAMIN EDWARD
22238 BEASLEY, MICHAEL SCOTT
22707 BEATHARD, GERALD AVON
18092 BEAVER, BONNIE L.
24351 BECERRA, NELSSON HUMBERTO
17849 BECKER, JAMES BERNARD
18838 BECKNER, MARIE ELAINE
22770 BEDI, MANINDER SINGH
17970 BEDNAR, MARLENE ANN
21208 BEHAR, SUSAN LYNN
09774 BEHNAM, KAMAL MATTA
23754 BEHNAM, MARK THOMAS
16619 BEHNAM, RAMSEY A.
24188 BEHURA, ARABINDA
23297 BEIMESCH, CLAIRE FRANCES
19529 BEJJANI, GHASSAN KHALIL
11792 BEKHEIT-SAAD, SOAD GUIRGUIS
23386 BEKKAM, NAVEEN KUMAR REDDY
23634 BELAY, SILESHI ADMASSU
09032 BELCHER, DARRELL CECIL
22026 BELCHER, KENNETH LEE
23495 BELDING, ROBERT HENRY
22368 BELGRAVE, CLAIRE
20059 BELL, NAAMAN LEE
14604 BELL, WILLIAM GENE
14421 BELLA, CECILIA
22369 BELLE, TROY ALLYN
09616 BELLOTTE, JOHN ANTHONY
22867 BELLOTTE, JONATHAN BRADLEY
09793 BEMBALKER, SHRIKANT LAXMAN
10389 BENAVIDES, AURELIO
16234 BENDER, DAVID BRIAN

17311 BENDER, FILITSA HATZIVASILIOU
23635 BENDRE, MANALI SACHIN
23636 BENDRE, SACHIN VILAS
18111 BENEGALRAO, YOGINI S.
11536 BENEKE, GEORGE ROBERT
21840 BENEZRA, CLIFFORD JAY
23561 BENGTON, HANS CARL
20667 BENHAMED, NESREEN ABDURRAHMAN
24464 BENITEZ, GABRIEL ALBERTO
18148 BENJAMIN, JAMES KEVIN
21674 BENNETT, AMANDA KATHARINE
22934 BENNETT, ASHLEY WILLIAM
13107 BENNETT, LORI KAY
13482 BENNETT, MARK ROBERT
18600 BENNETT, TODD PRESTON
21888 BENNI, ABD ALRAHMAN
09657 BENSENHAVER, DEWEY FRANKLIN
24352 BENSENHAVER, JESSICA MILEY
24451 BENSON, JEAN STROM
14203 BENSON, MARILEE
16770 BENSON, MARK LEIGH
20102 BENSON, SCOTT MICHAEL
22450 BENSON, STEPHANIE MICHELLE
22184 BENTLEY, SHANNON KRISTEEN
20000 BENTON, ROLAND EDWARD
20937 BEREND, KEITH ROBERT
16621 BERENS, ANDREW JOSEPH
20176 BERES, MICHAEL BRIAN
24465 BERGENSTAL, JOHN ANDERS
19531 BERHANE-KAFEL, MINIYA
23298 BERMUDEZ, MICHAEL MARION
23449 BERNARD, JACQUELINE MAHER
12394 BERNARDO, ELMA Z.
21795 BERNARDO, JOSE FRANCISCO
23387 BERNE, JOHN DENIS
21796 BERNS, DAVID HERSCHEL
22868 BERNSTEIN, RICHARD CARL
12107 BERNSTEIN, ROBERT STEVEN
24561 BERRY, ANNE MARIA
10200 BERRY, BRUCE LYLE
24636 BERRY, COLIN
22130 BERRYMAN, BILL GENE
22869 BERRYMAN, JOHN DAVID
23299 BERTAGNOLLI, REONO
22771 BERZINGI, CHALAK OMER
17588 BESS, CHARLES DAVID
08185 BESS, JR., ROBERT WILLIAM
17895 BETO, II, ROBERT JAMES
23099 BETSILL, JR, WILLIAM LAFAYETTE
11075 BETTINGER, ROBERT
18707 BETTS, JEFFREY BRIAN
22772 BEYER, GREGORY LYNDEN

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16451	BEZOUSKA, CHRISTINE ANN	23844	BLANCHARD, LUCIUS
24080	BEZZEK, MARK STEVEN	21210	BLANCHE HERRERA, MERCEDES MARIANA
21786	BHAGWANANI, SUNDRI G.	20314	BLANCO, JOHN LOUIS
21297	BHAGWANDIEN, NARENDRA SHAYM	11142	BLAND, JAMES EDWARD
16135	BHALANI, KIRITKUMAR HARJIVANDAS	18471	BLAND, MARY MARGARET
14899	BHALODI, ASHOKKUMAR VALLABHDAS	14441	BLANDO, GENEROSO BONA
18112	BHANDARI, RANJAN PRAKASH	19121	BLANKENSHIP, KEVIN JAY
12647	BHANOT, SUBHASH CHANDER	09376	BLASS, DAVID CHESNEY
24411	BHARDWAJ, MOHIT	12278	BLATT, MICHAEL WILLIAM
19609	BHARTI, SANJAY RANJIT	14605	BLATT, STEPHEN NORMAN
10201	BHASIN, RAM PAL	17594	BLAYDES, STEPHEN HILL
16568	BHASIN, SUNITA MALHOTRA	23038	BLECKER, UWE
11406	BHAT, SAROJ V.	19669	BLEVINS, DAVID VIRGIL
24081	BHATI, RAJENDRA SUNAO	21891	BLITZ, RICHARD LANCE
24189	BHATIA, SANJAY	21513	BLOM, DINA PATRICIA CHRISTINE
22538	BHATT, ASIT NARENDRA	21514	BLOM, PAUL HENRY
23179	BHATT, SMITA BHARAT	24354	BLOMMEL, JULIE LYNN
23843	BHATTACHARYA, BAISHALI	15394	BLOOM, MARC BRUCE
11044	BHAVSAR, SHASHIKANT BHAILAL	23845	BLOOM, TERRY SHELDON
13751	BHIRUD, NILIMA RAVINDRANATH	24562	BLOOMFIELD, IRA STEPHEN
13752	BHIRUD, RAVINDRANATH HARIBHAU	16880	BLOSSER, LAURA R.
22239	BHOJWANI, RAJESH RAM	10140	BLUM, DONALD ALAN
20505	BHULLAR, NAVNEET	13484	BLUM, FREDERICK CARL
13693	BHULLAR, SATINDER SINGH	11723	BLUME, THOMAS EDWARD
22027	BHUSHAN, VIKAS	21459	BOARDMAN, JOHN WORKS
15784	BIAN, YONGLING	21165	BOAZ, TRAVIS LEE
09033	BICE, JR., WALTER BERNARD	19007	BOBES, SUSAN ELAINE
21052	BIENEMAN, BRUCE KIRKE	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
24353	BINGHAM, CHAD MAX	23369	BOFILL, LORA LIBON-ON
13622	BINNS, JR., CARL BROOKS	16884	BOGAERT, MARIA ALICIA
22936	BIOLA, JOHANNA FISHER	10788	BOGGS, JOSEPH LOUIS
23182	BIR, ARVINDER SINGH	14734	BOGGS, JR., LEO RICHARD
13911	BIRD, WILLIAM CLAUDE	24466	BOJKOVIC, MICHAEL NEBOISA
12592	BISHOP, HARRY A.	20868	BOKIL, HARSHAD SRINIVAS
16415	BISMAR, HISHAM	18023	BOLANO, LUIS ENRIQUE
16623	BIUNDO, RUSSELL	24190	BOLIN, DELMAS JOHN
20060	BIXLER, DANAE	23943	BOLKHIR, WESAM ABDULATI
18960	BIZRI, AHMAD GHASSAN	24307	BOLTON, MARK JAMES
12220	BLACK, JERRY NELSON	17244	BOLUMEN, EDUARDO FAUSTO
22452	BLACK, MICHAEL BRIAN	13108	BONASSO, PATRICK CORKREAN
16236	BLACKSBERG, ILENE RAE	10281	BONDY, HAROLD EUGENE
12402	BLAHA, JOHN DAVID	21949	BONFIGLIO, RICHARD PAUL
21797	BLAINE, DAVID ALLAN	17506	BONFIGLIO, RON
11537	BLAIR, PAUL ALEX	20406	BONFILI, MARILYN JUDY
24082	BLAKE, KENDRA ELIZABETH	10790	BONITATIBUS, ERNEST JEROME
20938	BLAKE, III, PAUL MAXWELL	24083	BONNEM, ERIC M.
18533	BLAKE, ROBERT EUGENE	24637	BONNER, EILEEN MARITA
16883	BLAKE, RODGER ALAN	08848	BONNEY, JR., WALTER ALLEN

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21515 BONNIN, MARNI JUDITH
24355 BONSALL, DEAN JOHN
20939 BONYAK, EDWARD VINCENT
22454 BOO, HEATHER ELISABETH
22871 BOO, SOHYUN
14514 BOOKOUT, CRAIG LEWIS
20594 BOOTH, HOBSON GILL
20669 BOOTH, JR., RICHARD OSBORNE
12404 BOPPANA, PRASADA RAO
14876 BORCHERT, CHRISTOPHER ALAN
16559 BOREN, MARY NANNETTE
22296 BORN, MICHAEL JAMES
24269 BORNSTEIN, ILAN DOV
16039 BORS, KATHLEEN PATRICIA
13854 BORSCH, MARK ANDREW
15343 BORZUTZKY-DUCACH, CARLOS ABRAHAM
23183 BOSCARINO, MARTIN ANTHONY
24084 BOSCH, PATRICK PETER
12282 BOSE, MIKKILINENI S.
21676 BOSHELL, BILL HUNTER
24467 BOSLEY, MIRANDA LYNN
15116 BOSO, EDWIN BRIAN
23388 BOSTAPH, ANDREW SCOTT
21892 BOTTA, SAMUEL ANTHONY
16314 BOU-ABBOUD, CHARLES FOUAD
16136 BOUKHEMIS, RABAH
19008 BOULIGNY, RANDY PETER
22029 BOURBIA, ABDELHAMID
18402 BOUSTANI, MARIA RIZKALLAH
10600 BOUSTANY, MICHAEL
24468 BOUTSELIS, MAXIMINA JOSEPHINE AGAGON
20940 BOWE, III, RONALD DEE
22652 BOWEN, JON ROBERT
12922 BOWEN, ROBERT EVANS
09794 BOWEN, ROBERT WAYNE
18065 BOWEN, SHANE ALLAN
23638 BOWEN-PASFIELD, SARAH DANIELLE
20870 BOWER, BRIAN EDWARD
11998 BOWER, STEPHEN LEE
14606 BOWERS, JEFFERY JOHN
17450 BOWERS, II, ROBERT JOHN
11538 BOWERS, TIMOTHY KEEFE
20062 BOWERS, JR., TIMOTHY KEEFE
14590 BOWLAND, WARREN F.
20459 BOWLIN, JR., DAVID ALAN
19283 BOWMAN, CHRISTOPHER EDWARD
11902 BOWMAN, DAVID A.
23095 BOWMAN, GEOFFREY KEVAN
20316 BOWMAN, II, RICHARD GRAHAM
20411 BOWN, PAUL CHRISTIAN
22455 BOYCE, BRANDON MARK
23944 BOYCE, DANIEL LOGAN

23945 BOYCE, JILL ASHLEY
24191 BOYCE, KYLE DAVID
10392 BOYD, CAROLE BROOKS
12283 BOYD, MARY SIMON
22030 BOYKIN, MARK ALAN
23184 BOYKIN, MAYOLA WALTERS
21412 BOYKO, MICHAEL JOHN
21301 BOYLSTON, BEDFORD FORREST
17755 BOZKIR, IHSAN NACI
21950 BOZORGI, FARSHID
21830 BRACERO, LUIS ALFONSO
23185 BRACK, III, LAWRENCE FRANKLIN
09150 BRACKEN, JR., SAMUEL JOSEPH
19533 BRADFORD, GEOFFREY E.
23562 BRADSHAW, JILL KENAMOND
14640 BRAGER, PAUL MITCHELL
15635 BRAGG, DANA EUGENE
24356 BRAHMAMDAM, ANANTHA LAKSHMI
22773 BRAMER, MICHELLE ANNE
24357 BRAMMER, GLENN MICHAEL
24358 BRAMMER, JENNIFER ANNE
17850 BRANAM, CHRISTOPHER OLIVER
17729 BRANCAZIO, LEO RICHARD
20178 BRANCAZIO, LISA ANN
24085 BRAND, ASHER
19204 BRANDON, BRENT DENNIS
18603 BRANDT, ANDREAS MARTIN
14988 BRANSON, PHILIP JOSEPH
18535 BRANT, ARTHUR MICHAEL
11463 BRAR, GURPREET SINGH
18066 BRAUN, JR., NOHL ARTHUR
22872 BRAUNLICH, EARL FRITZ
18961 BRAUTIGAN, FREDERICK BRIAN
19983 BRAVO, KEITH MICHAEL
12375 BRAVO-EDORA, FLORESITA B.
23563 BRAYLAN, RAUL CIPRIANO
20370 BREHM, JR., JOHN GREENAWALT
12284 BRENDEMUEHL, JUDITH
24192 BRENNAN, STACEY VAN PELT
11540 BRICK, JAMES EMMERSON
11541 BRICK, JOHN FRANKLIN
19437 BRICKING, TODD RYAN ANTHONY
18330 BRIGGS, KATRINA MICHELE BROWN
18331 BRIGGS, LEON BURDETTE
13207 BRIGGS, LINWOOD WARREN
23089 BRINGMAN, JAY JOSEPH
18962 BRITTON, CYNTHIA ANN
16603 BROADMAN, LYNN M.
24469 BROCKLEHURST, WILLIAM WADE
15208 BRODAREC, IVAN
20001 BROOKS, CLAUDETTE ELISE
20941 BROOKS, DANIEL E.

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18851 BROOKS, JORDAN ALAN
23639 BROWN, AARON LEE
17196 BROWN, CLARENCE DAVID
22545 BROWN, DEBRA MARIE
20430 BROWN, ELIZABETH LANTZ
23640 BROWN, HARMONY MARGARET
17896 BROWN, JAMES EDWARD
20179 BROWN, JAMES WALTER
22583 BROWN, JANNA ELAINE
17508 BROWN, JUDITH LYNN
18422 BROWN, LINDA GAIL
23564 BROWN, PATRICK ALEXANDER
09617 BROWN, PATRICK LEE
20942 BROWN, JR., ROBERT STANLEY
10935 BROWN, TIMOTHY ALDEN
24470 BROWN-BROCKLEHURST, STACEY LIN
23186 BROWNING, SHANNON LEA
22978 BROY, LANCE FREDERICK
14678 BRUCE, ROGER DEAN
18150 BRUCE-MENSAH, KOFI
20944 BRUMFIELD, STEVEN SCOTT
20180 BRUNNER, MATTHEW DAVID
20181 BRUNNER, NANCY ELLEN
21116 BRUNO, CHRISTINE MARIE
24308 BRUSOVANIK, GEORGIY VLADIMIROVICH
08970 BRYAN, FRANK SAMUEL
24412 BRYANT, DAVID ALBERT
08691 BRYANT, II, JAMES LEE
24193 BRYANT-MELVIN, KRISTINA MICHELLE
22873 BUCHANAN, LAURA SUSAN
16927 BUCHKO, SHEILA NADINE
13753 BUCHSBAUM, ROY
14912 BUCK, DAVID STEELE
22979 BUCK, ERNEST JOHN
24638 BUCKLEY, JONATHAN DOUGLAS
19912 BUCY, MARK CHRISTOPHER
24639 BUCZYNSKI, KENNETH ROBERT
24086 BUDI, LAKSHMI
24471 BUELLER, HOPE ANGELA
13038 BUENAFE, WALDRO BARBERO
19671 BUERGER, DANIEL EUGENE
19010 BUETFISCH, CATHRIN MARGARETE
17445 BUKEIRAT, FAISAL AHMAD
15584 BUKOVINSKY, CHARLES
23946 BULCZAK, DARIUSZ PIOTR
16772 BULLARD, JAMES WILSON
24194 BUMMER, MICHAEL ANTHONY
19765 BUNNER, JULIE SUZANNE
22031 BURBRIDGE, REBECCA ANN
22241 BURDETTE, DAVID DUKE
14099 BURDETTE, JOHN A'HEARN
16928 BURDETTE, MICHELLE RENE

14255 BURDICK, HOYT JEFFERY
17452 BURGESS, KIMBERLY ANN
19438 BURKE, LISA GAIL
13039 BURKE, JR., PAUL WEBBER
22709 BURKE, RAINA J.
22710 BURKETT, DONNA LYNN
12372 BURKHART, MICHAEL WARREN
23187 BURKHOLDER, GARRY WAYNE
12652 BURKLAND, CARL DAVID
23757 BURKS, ROBERT TUCKER
22458 BURMAN, ROBERT WARD
19534 BURNER, KEVIN L.
23039 BURNETTE, DAVID MITCHELL
17596 BURNS, BRUCE ERIC
23367 BURNS, ROBERT CARTLAND
18963 BURNS, WILLIAM HUGH
20002 BURNS, WILLIAM NEEL
17229 BURROUGHS, JUDY FAYE
21893 BURSTEIN, STUART SAMUEL
14864 BURTNER, CHARLES DAVID
13392 BURTON, DENNIS MORGAN
13490 BUSCH, GINA RAE
14863 BUSH, MARJORIE LYNN
24087 BUSH, ROBIN ANNETTE
13491 BUSH, STEPHEN HAROLD
23188 BUSQUETS, MIGUEL ANTONIO
14900 BUSSEY, II, FREDERICK NEWTON
09035 BUTCHER, MICHAEL DANE
23846 BUTLER, KIRK ALLEN
20250 BUTT, AHSEN ALI
18607 BUTT, SAAD ULLAH
14641 BYLER, DAVID J.
17692 BYLER, DEBRA LYNN
18711 BYLER, TONY LEE
21357 BYRD, MARK ANDREW
18712 BYRD, JR., WALTER REDDING
17693 BYRNE, GREGORY JAMES
21951 BYRNE, RICHARD HARVEY
19766 BYRON, BRANDON PATRICK
14498 CABAUATAN, LIVIA NUEVAS
22133 CABE, ELLEN MARY
13855 CABOTAJE, LIBERATO GALINGAN
23040 CABRAL, JOHN DAVID Y.
10203 CABRAL, MARIANO TORRES
17126 CACERES, MANUEL JOSE
19514 CACERES, MARIA ESPERANZA
22032 CAHALL, CLEMENT ALBERT
23641 CAHOON, ROBERT WELLS
23758 CAIN, LISA CHAPMAN
23501 CALDEMAYER, KAREN STARK
11250 CALHOUN, ARTHUR LEWIS
22187 CALHOUN, BYRON CRAIG

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23389 CALIENDO, MARK VINCENT
 22033 CALL, JASON THOMAS
 16008 CALLAHAN, LAWRENCE EUSEBIUS
 15149 CALLIS, STEWART JAMES
 23041 CALLWOOD, KIM MARIA
 23759 CAMELE, ROBERT ALAN
 23291 CAMINOS, OLIVERIO WENCESLAO
 13624 CAMOMOT, WIGBERTO CONDEVILLAMAR
 23760 CAMPBELL, ALFRED WRAY
 23101 CAMPBELL, JR, GARLON LEE
 22297 CAMPBELL, II, JAMES ROBERT
 22654 CAMPBELL, JOHN ERWIN
 22599 CAMPBELL, MICHAEL CORY
 23042 CAMPBELL, YOLANDA YVONNE
 18273 CAMRUD, MARISSA ANN
 18473 CANADY, MICHAEL RAY
 24088 CANNON, JR., GLENN MARTIN
 20506 CANNON, MARY LOUISE
 10733 CANSINO, OPHELIA DIAZ
 17197 CANSINO, SILVESTRE PEREZ
 14461 CANTERBURY, TIMOTHY DAVID WADE
 10141 CANTERNA, ANTHONY CHARLES
 14591 CAPEL, TERRY WILLIAM
 20147 CAPELLE, SUSAN CHRISTINE
 12032 CAPITO, CHARLES PETER
 13351 CAPITO, JOHN EMIL
 15534 CAPITO, JOSEPH CARL
 12654 CAPITO, RICHARD ANTHONY
 23642 CAPLAN, AARON PHILIP
 22601 CAPPELLETTI, DANIELLE THERESA
 14100 CAPPIELLO, ENRICO JOHN
 23565 CARANASOS, THOMAS GEORGE
 18714 CARAWAY, DAVID LEE
 22034 CARBAJAL, SCOTT ANDREW
 11515 CARBONEL, RELY C.
 18609 CARDENAS, IGNACIO
 14487 CARDENAS, RODOLFO MARIO
 22856 CARDENAS-ZEGARRA, SILVIA CECILIA
 20251 CARDOSA, NORBERT JOE
 20414 CAREY, GERARD COLLINS
 13943 CAREY, KIM BRYAN
 23847 CARGILE, III, ROBERT MATISON
 16240 CARICO, GREGORY ALAN
 18274 CARL, III, JOHN MILTON
 20946 CARLISLE, DAVID CHARLES
 20317 CARLOS, SCOTT ANTHONY
 24413 CARLSON, PEGGY LEE
 23102 CARNEY, JOHN MICHAEL
 18275 CARPENTER, ANNE BETTS
 20184 CARPENTER, JEFFREY SCOTT
 24472 CARRASCO SANCHEZ, ROSA TRILCE
 22036 CARRICO, JR., JAMES BERNARD

22188 CARRICO, VICTORIA LEE
 11908 CARRIER, JAMES MARSHALL
 12882 CARRILLO, OSCAR PACLIBON
 19536 CARROLL, SAMUEL E.
 14284 CARSON, LARRY VAN
 18114 CARSON, WILLIAM RAYMOND
 17453 CARTER, CLAREMONT FRANKLIN
 10796 CARTER, GREGORY STERLING
 11144 CARTER, RICHARD FORD
 18716 CARTER, STEPHEN LINDSAY
 09273 CARTER, WILLIAM HENKEL
 19913 CARTWRIGHT, WILLIAM EDWARD
 15889 CARUGATI, RICHARD KEVIN
 22937 CARULLO, EMILIO JOSE FRANCISCO
 08037 CARUSO, MICHAEL JOSEPH
 11835 CARUSO, PETER V.
 18981 CARUSO, VINCENT JAMES
 15247 CASANOVA, MANUEL AGUIRRE
 23898 CASAS, JACK WILLIAM
 23043 CASE, DAVID LAWRENCE
 09978 CASERTA, LARRY ALLEN
 19424 CASEY, NALINI PILLAI
 21302 CASEY, RONALD LEE
 16858 CASHELL, ALAN WALLACE
 19822 CASINGAL, PHILIP LAPENA
 12656 CASKEY, HERBERT TARTER
 20373 CASSIM, RIAZ SIRAJUDDIN
 23189 CASSIS, ADAM MICHAEL
 11251 CASSIS, JR., NICHOLAS
 12950 CASSIS, STEPHEN PAUL
 18350 CASTALDO, CAMILLE JOAN
 11752 CASTELLAN, ROBERT MICHAEL
 22242 CASTILLO, ALVIN RENATO
 12466 CASTILLO, PROBO HERRERA
 23643 CASTILLO, JR., SANTIAGO SINGSON
 20947 CASTILLO, WILLIAM JAVIER
 13113 CASTLE, GALEN EDWARD
 22755 CASTLE, JASON ALLAN
 22037 CASTO, DAVID ROGER
 18855 CASTO, JEFFERSON PATRICK
 11203 CASTO, JOHN NICHOLAS
 18717 CASTO, JOHN THERON
 10124 CASTRO, LEONIDAS
 17012 CASTRUITA, JR., JESUS JOSE
 12657 CASUCCIO, JOHN RICHARD
 13913 CATHER, GLENNA ANNE
 14788 CATRAL, BEATRIZ LUMAIN
 12658 CAUDILL, JAMES WHITE
 23644 CAUDLE, ROBERT JOSEPH
 23899 CAULEY, JAMES EDWARD
 22874 CAVAZOS, CRISTINA MARGARITA
 14497 CAVENDER, SUSAN LYNN

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12546 CAVENEY, ROBERT A.
23566 CAVIN, LILLIAN WHITLEY
19914 CAWLEY, KELLI ANN
13114 CAYTON, JR., WAYNE BOYD
14138 CAZAN, JR., MATTHEW JOHN
15185 CERMAK, MARY BETH
23044 CERVIERI, CHRISTINA LEIGH
17093 CHAFFIN, DAVID CURTIS
17760 CHAFFIN, JR., DAVID GARVIN
19537 CHAFIN, CHRISTOPHER MARK
18351 CHAFIN, JAMES BRETT
10019 CHAKSUPA, MONTRIE
15721 CHALLA, KISHORE KUMAR
14608 CHAMBERLAIN, ALLAN SCOTT
24563 CHAMBERS, MICHAEL JAMES
23567 CHAN, BRANDON WILLIE
19124 CHAN, SOKHOM R.
19440 CHANAA, ZIAD AMIN
20185 CHANCELLOR, MICHAEL WADE
13496 CHANCEY, MICHAEL HOWARD
13042 CHAND, YOGESH
17527 CHANDEL, ASHUTOSH
18719 CHANDEL, LESLIE PATRICIA
19823 CHANDEL, SAMARENDRA
22459 CHANDLER, FRITZ-JOSE EDWARDS
20670 CHANDNA, JALAJ
24473 CHANDRA, RAMIYER
18352 CHANDRAN, DILIP NARAYAN
14427 CHANDRAN, PRATHAPA GOVINDAN
16608 CHANEY, GREGORY DONALD
11909 CHANEY, MALCOLM LINDSAY
17454 CHANG, CHIN-YUNG
09980 CHANG, HAO
10436 CHANG, HO-HUANG
14856 CHANG, SIMON KUOCHEN
09424 CHANG, SUNG WHAN
15222 CHANNEL, JR., DENNIS CARROLL
10020 CHAPLYNSKY-SAMUELSON, MARTA JOANNA
12287 CHAPMAN, JOHN LUDWIG
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
24474 CHAUDHRY, FAHD ABDULLAH
18071 CHAUDHRY, SANJAY
23190 CHAUDHRY, SARMA MUMINIR
22776 CHAUVENET, ALLEN RUSSELL
19019 CHEBIB, MOUNA G.
24401 CHEEK, ANDREW GLENN

24475 CHEEMA, AAMIR ADNAN
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
24414 CHERIAN, JOHN
24195 CHERNEV, IVAN ALEKSANDROV
17762 CHERRY, DANIEL ALAN
11677 CHERTOW, BRUCE S.
23503 CHERTOW, TODD E.
24359 CHERUKURI, SUDHA
12288 CHERUKURI, THEODORE
20586 CHESNUT, JOY C.
13696 CHESS, ROBERT LEWIS
22134 CHEUNG, FELIX HO-MING
19441 CHEVURU, SRINIVAS C.
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
10205 CHIN, VICTORINO DUMABOC
13697 CHINAKARN, LATTEE WAIYAHONG
10438 CHINAKARN, NARONG
16533 CHINNIS, ANN SHORT
16569 CHIRICO, PETER ANTHONY
17246 CHISHOLM, LIONEL DONALD JOHN
16811 CHITTURI, SRIHARI
20810 CHIU, EDWARD KIN YIP
24089 CHIVUKULA, VENKATA RAVI SHANKAR
17858 CHO, IK RAE
24415 CHO, SUNG-JOON
14877 CHOBE, RASHMI
21788 CHOBY, SUSANNE
13240 CHOI, CHANG HYUK
10800 CHOKKAVELU, VISWANATHAN
12659 CHOLAK, GEORGE LOUIS
11547 CHONG, CHARLES FERNANDEZ
23192 CHONGSWATDI, NATAVOOT NICK
15023 CHOPRA, RAVINDER
23646 CHOPYK, JON-BRUCE
21895 CHOUDHARI, VIMAL BABUBHAI
21843 CHOUERI, MARK ANTHONY

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19770	CHOUINARD, SARAH BOLEN	21315	CLAWGES, HEATHER MARIE
22777	CHOWDHARY, ANEEL AKBAR	13976	CLAY, DENISE ELAINE
16417	CHOWDHARY, VIJAY KUMAR	24680	CLAY, HEIDI ALEXANDRA
18612	CHOWDHURY, ABDUR ROUF	21216	CLAY, SMOKEY JOE
12106	CHOWDHURY, MAHBUB	13908	CLAYPOOL, ROBERT GORDON
22938	CHOWDHURY, NEPAL CHANDRA	19611	CLEMENTS, II, CHARLES WESLEY
12660	CHRISTIANSEN, CARROLL DAVID	23045	CNOTA, II, JAMES FRANK
20671	CHRISTOPHER, MARK EARL	13698	CO, DOMINADOR ANG
15248	CHRISTOPHER, MARK GUNASEKARAN	20811	COAD, JAMES ELLIOTT
24476	CHU, ANDREW	21595	COBEN, JEFFREY H.
09561	CHUA, DOMINGO TAN	16930	COCHRAN, JANET MOORFIELD
10736	CHUA, WINDELL TAN	13628	COCHRAN, ROBERT CARTER
24477	CHUK, MEREDITH KATHLEEN	11861	COCHRANE, JAMES ALAN
21896	CHUMBER, PARAMJIT	14565	COCKE, JR., WILLIAM MARVIN
12982	CHUNG, SOON OK	21955	COCKERHAM, CHRISTOPHER ALEXANDER
24309	CHUNGA, JOHN PETER	12594	COFER, JR., HAROLD ANTHONY
14739	CHURCH, DAVID HARLAN	15573	COFFMAN, SHAWN WAYNE
22374	CIABATTONI, STEVEN EMMET	14817	COGAR, JANET ELAINE
15186	CIACCHELLA, ARTHUR PAUL	09037	COGHE, DAVID WILLIAM
17859	CIAROLLA, DAVID ANTHONY	22547	COHEN, DAVID BENJAMIN
20064	CIBIK, LISA MARIE	16590	COHEN, EDWIN ELI
20717	CIBLEY, LAURENCE JAY	19662	COHEN, JUSTIN DAVID
21594	CICENAS, RYAN R.	21844	COHEN, LOREN EDWARD
23569	CIHLA, ALLISON NICOLE	10936	COHN, SIMON PHILIP
19661	CILIBERTI, DEVIN MARK	20005	COLE, JACQUELINE N.
16604	CINCO, III, ALFONSO PICZON	23995	COLE, SUZANNE MARIE
10440	CINCO, ANGEL MA.	20318	COLE, JR., WILLIAM A.
22712	CINTRON, DEBORAH RUTH	12820	COLEMAN, CATHERINE C.
11987	CIPOLETTI, JR., PATSY P.	24416	COLEMAN, JOHN MICHAEL
23647	CIPORKIN, GEORGE P.	23947	COLENDIA, III, CHRISTOPHER COLUMBUS
17248	CIRELLI, ROBERT JOSEPH	21845	COLEV, MICHELLE YVONNE
15450	CIRINCIONE, ROBERT JOSEPH	22136	COLL, DAVID ALEXANDER
20768	CISCO, JODI MICHELLE	20770	COLLINS, JOHN JEFFREY
16318	CITRO, JR., FRANCIS JEROME	22461	COLSON, JAMES DOUGLAS
18263	CLANCY, PAUL JOSEPH	10442	COLVIN, DAVID FORREST
13448	CLARK, CAROLYN EDWARDS	23193	COMBS, AMANDA KAYE
21461	CLARK, CHRISTOPHER BENNETT	12663	COMERCI, JAMES LOUIS
24564	CLARK, CHRISTY ANN	23996	COMO, JAMES DAVIS
21517	CLARK, II, CURTIS RAY	19768	COMPTON, RICKY JACK
10892	CLARK, HOLLY HOBACK	20418	COMSTOCK, LLOYD KARR
17504	CLARK, II, JAMES PAUL	18072	CONAWAY, KEVIN JAMES
21742	CLARK, JEFFREY RANDALL	21168	CONDAX, GEORGE
21953	CLARK, JOHN MIRRELL	23761	CONIGLIARO, JOSEPH
16288	CLARK, KAREN ELAINE	19598	CONJURA, ANN
20186	CLARK, MICHAEL BURTON	24640	CONLEY, CHRISTOPHER DEAN
10802	CLARK, THOMAS SAMUEL	11146	CONLEY, II, FREDERICK ALLEN
10010	CLARKE, DON LAZARO	24641	CONLEY, SEAN MICHAEL
16242	CLARKE, GREGORY DRESEL	15891	CONNER, TIMOTHY ALLEN
20597	CLARKE, JR., RUSSELL PAUL	23762	CONNERS, CHRISTOPHER JAMES
22460	CLARKSON, CYNTHIA CLARK	23194	CONNOR, ANN R.
19126	CLASSEN, JOHN BARTHELOW	16142	CONROTTO, STEVEN ALAN
10875	CLAUSELL, PAUL LINDORF	23570	CONROY, JOSEPH ANDREW

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10586	CONSTANTINO, FRANCISCO ARCIGAL	23103	COULON, JR, RICHARD A.
24090	CONTI, SALVATORE	21957	COUSINS, GEOFFREY RAMON
19391	CONWAY, ADA MARIE	18329	COUTRAS, STEVEN WALTER
20812	COOK, BETH ALLISON	17901	COVELLI, MICHAEL ANTHONY
15506	COOK, CHERYL LYNN	22137	COWANS, RODNEY HARRY
20873	COOK, CHRIS CECIL	17902	COWELL, DANIEL DAVID
13810	COOK, DAVID WELLINGTON	18856	COWHER, CHRISTOPHER JOSEPH
12289	COOK, JEFFREY TRENT	18445	COX, CHERYL NORMAN
17923	COOK, JENNIFER DAWN	22041	COX, II, JAMES ROGER
09864	COOK, LEWIS ANDERSON	19443	COX, KEVIN WAYNE
14246	COOK, LUNDA LOU	08598	COYNER, JOHN LIGON
22020	COOK, NICHOLAS ARIEL	09059	CRAFT, GARY CLIFTON
22376	COOK, ROGER ALAN	21007	CRAIG, MICHAEL DAVID
23997	COOK, SAMANTHA LINN	18116	CRAIG, II, PAUL WILSON
08607	COOLEY, FREDERICK MORTON	19675	CRAMER, DAVID THOMAS
17250	COOMBE, RAYMOND PAUL	21008	CRAMER, DWIGHT EVERS
16091	COONLEY, CRAIG JOSEPH	11104	CRAWFORD, GEORGE ANDREW
15249	COOPER, JOSEPH DAVID	22378	CREEL, CHRISTOPHER JEFFREY
23195	COOPER, MELINDA NICOLE	19210	CREMEANS, II, GARY DAVID
14046	COOPER, WARREN LINDLEY	13857	CRIGGER, CHARLES DAVID
17799	COPELAND, STACEY ELLEN	22138	CRIFE, LINDA HEIDEL
16628	COPELEY, MARY SANDRA	11220	CRISALLI, ROBERT JAMES
24310	CORBETT, JEREMY JOEL	20464	CRISAN, VIORICA MARIA
21596	CORBIN, ANNA KATHERINE	21898	CRISER, ANDREW LEE
19349	CORBIN, MICHAEL WELFORD	24197	CRISLIP, SETH MONTGOMERY
12509	CORDELL, RONALD E.	20465	CROCCO, TODD JEFFREY
15070	CORDER, STEVEN LYNN	22713	CROCHELT, JR., ROBERT FRANK
14750	CORDER, WILLIAM THOMAS	22602	CROMPTON, JOHN DAVID
16774	CORMIER, SERGE	16042	CROSBY, GAIL KRISTIN
20462	CORN, GEORGE BRIAN	20466	CROSBY, IVAN KEITH
20718	CORNELIUS, JENNIFER LYNN	21597	CROSS, JENNY LYNN
20419	CORNELL, JOHN EDWIN	19689	CROSS, KIMBERLY SUE
19613	CORNETT, EDGAR STUART	13397	CROSS, ROBERT LOUIS
09342	CORNWELL, JR., CREEL SAYRE	21958	CROSSLAND, STEPHEN PAUL
20507	CORONEOS, EMMANOUEL J.	10877	CROTTY, JR., GLENN
24196	CORRIE, GARY DOUGLAS	18966	CROW, JR., ROBERT JOSEPH
09578	CORRO, PRUDENCIO CHU	22042	CROWDER, ERIC ALEXANDER
19129	CORTAS, GEORGE ADEL	16294	CROWELL, JR., EDWARD BROWNING
16449	CORTES, VICENTE	22939	CRUDEN-PARHAM, CONSUELA J.
21799	CORY, ROBERT PAUL	12666	CRUIKSHANK, STEPHEN H.
09038	COSMIDES, JAMES CONSTANTINE	11994	CRUZ, HALBERTO G.
22875	COST, JAMEY LYNN	22981	CRUZ, JULIA MARGARITA
24478	COSTELLO, KEVIN FRANCIS	22463	CRUZ, LORNA RUBIANO
24360	COSTIN, GEORGE	15479	CRUZZAVALA, JOSE LUIS
24091	COTE, LISE ANN	22433	CUBE, CESAR PADUA
10336	COTELINGAM, JAMES DWARKANATH	23390	CUBUKCU-DIMOPULO, OLCAY
16629	COTES, ENRIQUE EDUARDO	21899	CUCUZZELLA, MARK THOMAS
09983	COTES, OSTERMAN	22982	CUI, XUE LIANG (LUKE)
19769	COTTRELL, DOMINIC JOSEPH	15797	CULPEPPER, CLIFFORD PERRY
20137	COTTRILL-SKINNER, BRIDGET YVONNE	22043	CULPEPPER, JR., JOHN WESLEY
22462	COUCH, AMOS PAUL	24417	CUMMINGS, CHRISTOPHER LEE
14642	COUGHLIN, ROBERT MICHAEL	21599	CUMMINGS, KRISTIN JOY

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10937	CUNANAN, ROBERTO ALARCON	07971	DANIEL, JOHN MORTON
24165	CUNANAN, ROLANDO FERNANDEZ	15586	DANIELS, FRANK J.
09984	CUNNINGHAM, JAN HOWARD	14818	DANIELS, TYRONE LEE
14179	CUNNINGHAM, MICHAEL EDWARD	08849	DANIELS, JR., WILLARD FLOYD
11795	CUNNINGHAM, WILLIAM NORMAN	23197	DANN, PHOEBE HOPE
23763	CUPO, WILLIAM WALTER	15188	DANNALS, THOMAS EDWARD
18353	CUPP, MATTHEW ADAM	20189	DANS, NESTOR FELIPE
22658	CUPPETT, COURTNEY DAWN	23572	DAR, IMRAN AHMED
19211	CURCI, KRISTINA M.	12471	DAR, NASREEN RIAZ
21218	CURE, ROBERT JOSEPH	23649	DARBANDI, KOKAB CHRISTINA
08869	CURNUTTE, LARRY DOUGLAS	23650	DARBANDI, SARAH SORAYA
18354	CURRENCE, DAVID JAY	10444	DARIO, JR., NEPOMUCENO ZAFRA
24092	CURRY, LOIS ELIZABETH	14772	DARISTOTLE, JOEDY LOUIS
19824	CURTIS, CLINTON E.	20106	DARLINGTON, JR., ALBERT CLARKE
12036	CURTIS, ROBERT JAMES	18430	DARMELIO, MATTHEW PHILIP
15668	CURTIS, II, RODNEY LEE	18615	DARNELL, ROBIN LEEANN
24311	CUSHING, CAMERON MARK	19522	DARNELL, ZANE ASHLEY
19732	CUTONE, TINA M.	19291	DARROW, JR., JOSEPH CHARLES
22299	CUZZOURT, JEREMY CLIFTON	24312	DAS, ANUP KUMAR
23834	CYMES, KARINA	12110	DAS, KANAI LAL
22229	CYRUS, DEBRA A.	16887	DAS, PHANI BHUSHAN
19733	CZINEGE, ERVIN ILLES	17154	DASARI, JALAJA RAMAIAH
10670	DABABNAH, MOUSA IBRAHIM	23651	DASARI, SIREESHA
20951	DABBS, RANDAL LEE	19826	DASARO, ANTHONY PETER
15255	DACHOWSKI, ALICE ANN	20067	DASILVA, ANTHONY ABIOLA
21800	DACHOWSKI, JR., EDWARD ALBERT	11077	DATTA, CHINMAY KUMAR
23302	DAFFNER, SCOTT D.	17904	DATTA, SUBHAJIT
12037	DAGHER, GHASSAN Y.	10146	DATTA, VASANT
20720	DAGUE, GERALD ARNOLD	14196	DATTOLA, RICHARD KENNEDY
24418	DAHSHAN, AHMED HASSAN	22139	D'AUDIFFRET, ALEXANDRE CHRISTOPHE
18355	DAIA, EURIPEDES ANTONIO	15014	DAUITO, RALPH
24565	DAIGRE, JUSTIN LLOYD	21744	DAUME, JASON THOMAS
24566	DAILY, MICHAEL FREDERICK	13117	DAUPHIN, JAMES M.
23452	DAKOUNY, ANTOINE IBRAHIM	21678	DAVALOS, JULIO GUSTAVE
23648	DALABIH, ABDALLAH R.S.	21117	DAVE, DARSHANKUMAR ASHWINBHAI
15568	DALAL, JYOTSNA NARSINGH	13760	DAVE, PRAFULL KANAIYALAL
24270	D'ALAURO, FREDERIC STEPHEN	21118	DAVENPORT, GARY BRUCE
16319	DALBY, PATRICIA LORRAINE	24682	DAVENPORT, LANA JEAN
23453	DALE, JONATHAN BROOKS	20952	DAVENPORT, WILLIAM JEPHTA
11221	D'ALESSANDRI, ROBERT MATTHEW	22779	DAVIDOFF, ALAN BRETT
22252	DALEY, DYANN	13502	DAVIDSON, ANNE STRIPLING
22464	DALTNER, CARL JOSEPH	19827	DAVIDSON-DAGOSTINE, RAMONA ANN
20164	DALTON, WILLIAM CARLOS	22780	DAVIS, ALBERT RAYMOND
17317	DALY, TIMOTHY MICHAEL	23304	DAVIS, BARRY CHRISTOPHER
23504	DAMEFF, EMIL ANTON	23198	DAVIS, BOLIVIA THERSE
19130	DAMERON, JEFFREY C.	23948	DAVIS, BRADLEY JAMES
15124	DAMRON, TIMOTHY ANDREW	21745	DAVIS, CHRISTOPHER CHAD
13812	DANAI, NOSRATOLLAH	24479	DAVIS, CYNTHIA GAIL
22659	DANAI, PAJMAN ALEXANDER	20275	DAVIS, DARIA LYNNE
23571	D'ANGELO, JOHN JAMES	18998	DAVIS, GLENN SCOTT
24567	D'ANGELO, MONICA LANE OFFUTT	21902	DAVIS, JAD LEE
13630	DANIEL, JR., CHARLES RICHARD	21219	DAVIS, JASON SCOTT

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22465	DAVIS, MARK CAMERON	22551	DEMICK, STEPHEN EDWARD
15251	DAVIS, PAUL DUANE	24199	DENNE, NICOLAS STEVEN
21220	DAVIS, ROBERT BROOKS	13046	DENNING, DAVID ALAN
13914	DAVIS, SAMUEL RICHARDSON	23883	DENNING, II, DAVID ALAN
23573	DAVIS, SCOTT EDWARD	23392	DENNING, KRISTA LYNN
21960	DAVIS, STEVEN WARD	16419	DENNISON, WILLIAM BRIAN
20813	DAVISSON, LAURA MARIE	19294	DEOL, PRABHJOT SINGH
19292	DAWLEY, BRENDA MITCHELL	23766	DEPOIK-SMITH, NATALIE DALE
16933	DAWOOD, MOHAMMED	17078	DEPETRO, JOSEPH JAMES
19676	DAWSON, II, G. STEPHEN	16935	DEPOND, ROBERT TODD
22466	DAY, JAMES BRUCE	23454	DEPRIEST, JACK LEGRAND
13118	DAY, STANLEY TYLER	18591	DERAKHSHAN, IRAJ
16223	DAYAL, VIKRAM	23455	D'ERAMO, GREGORY V.
20190	DAYO, III, MATEO BRAWNER	12931	DESAI, BHARATI SHIRISH
16561	DAYTON, BARRY DEAN	17863	DESAI, HIMANSHU PARMANAND
16418	D'BROT, JUAN MANUEL	18026	DESAI, VINAY MOHANLAL
23391	D'COSTA, QUEENIE MOUSUMI	18152	DESAI, VIREN DINKERRAI
23200	DE CAMPO, ROSINA ESTELA	20875	DESVIGNE, MICHAEL NICHOLAS
12410	DE JOSEF, TERESITA P.	19920	DETEMPLE, JULIE ANN
10126	DE LARA, CARLOS FERNANDEZ	21801	DEUR, TOMISLAV
16583	DE LOS REYES, EMILY CAOILI	11553	DEVABHAKTHUNI, BABU R.
13434	DE MESA, ISABELITA T.	15671	DEVABHAKTUNI, PRAMODA KUMARI
13703	DE ROMANETT, LINDA ELAINE	15587	DEVABHAKTUNI, PRASAD VENKATADURGA
18860	DE SOUZA, ALEXANDRE S. T.	24200	DEVABHAKTUNI, VENU GOPAL
21009	DEAN, ALAN MICHAEL	21169	DEVANATH, NRIPENDRA CHANDRA
11047	DEAN, RODNEY DOUGLAS	20600	DEVARAJ, KIRAN SHASHI
22983	DEB, SUBRATO J.	23090	DEVEREUX, CORINNE KEATING
20320	DECI, DAVID MICHAEL	24093	DEVINE, PATRICK JOHN
11863	DEDHIA, HARAKHCHAND V.	22940	DEVINE, TIMOTHY MICHAEL
21119	DEE, SALLY ONG	24201	DEVISETTY, LAXMI VASUDHA
22857	DEEL, JOHN TATE	20192	DEWESE, CHRISTOPHER LEE
17647	DEER, TIMOTHY RAY	21904	DEWITT, JAN ALLEN
15951	DEEULIS, TIMOTHY GUINEY	14593	DHALIWAL, IQUBAL SINGH
18151	DEFILIPPO, JOHN LEONARD	21522	DHALIWAL, SANJIT KAUR
10867	DEGRAY, STEPHEN ALAN	24313	DHANYAMRAJU, NAGENDRANATH
23765	DEGROOTE, RUSSELL ANDREW	21010	DHARAWAT, MADHUSUDAN N.
19734	DEGUZMAN, GARY STEVEN	19677	DHAYAPARAN, SELLATHURAI KANAGARAJAH
13119	DEL CHECCOLO, RICHARD LAYNE	19679	DI CRISTOFARO, SEAN CHARLES
24198	DEL GROSSO, EDWARD ANTHONY	20006	DIAB, ANAS
21903	DEL ROSARIO, MARIA CONCEPCION	20815	DIAL, JR., LARRY DALE
20422	DEL TORO, ISABEL CRISTINA	16814	DIAZ, JR., ANTONIO RIMANDO
16442	DELA CRUZ, RENATO FALGUI	09181	DIAZ, CLEMENTE C.
14275	DELA ROSA, ROMULO GANUELAS	21905	DIAZ-LOPEZ, HECTOR IVAN
17094	DELAGARZA, VINCENT WALTER	22381	DIB, JOUD GHASSOUB
22467	DELANOY, ANNE ELIZABETH	19735	DICKENSON, JOSEPH KEVIN
23574	DELAPA, II, JOSEPH MICHAEL	20007	DICKENSON, STACEY DAVIS
22140	DELAPORTAS, DINO JAMES	19212	DICKERSON, MICHAEL M.
13701	DELGRA, CECILIO DELA VICTORIA	19213	DICKERSON, SUSAN ELLEN
19539	DELGRA, LEMWEL GALVEZ	11913	DICKEY, III, THOMAS OSCAR
17201	DELUCA, JOHN ANTHONY	20375	DICKEY, III, WILLIAM THOMAS
17202	DEMARCO, JAMES JOSEPH	20721	DICKEY-WHITE, HOWARD IRWIN
21848	DEMBY, ALAN MARK	16420	DICKMAN, DANIEL JOSEPH

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19678	DICKSON, JOAN	24420	DOUGHERTY, DOUGLAS ANDREW
20510	DICRISTOFARO, SHARON MARIE	22471	DOUGHERTY, THOMAS HERBERT
21679	DIDDEN, DAVID GREGORY	23770	DOUGLAS, JUSTIN WAYNE
11754	DIEHL, STEVEN LLOYD	20050	DOUGLAS, RICHARD ALLEN
24480	DIEHL-LAMP, LAURIE ANN	21963	DOUGLAS, WADE GERARD
22468	DIER, GARY LAWRENCE	12412	DOUGLASS, THOMAS R.
19392	DIETTINGER, FRANK GEORGE	22941	DOUKAS, WILLIAM CARLTON
22876	DIETZ, MATTHEW JAMES	22552	DOWER, JOSHUA MICHAEL
20953	DIETZ, PAUL DALE	24642	DOWLING, IV, ROBERT EMMETT
22300	DILLARD, CARRIE MARIE	19616	DOWNHAM, LISA ELAINE
23544	DILLINGHAM, ROBERT CARTER	21601	DOWNS, LORRIE ANN
21324	DILLON, NICOLE LACKEY	21602	DOWNS, MATTHEW PAIGE
23767	DIMARTINO, PETER LOUIS	11107	DOYLE, DANIEL BARRY
20722	DIMITRIOU, GEORGE A.	18231	DOYLE, JR., EDWARD JEROME
13450	DINH, ANTHONY TUNG	15588	DOYLE, GREGORY ALAN
14444	DIP-FIGUEROA, ALLAN	22660	DOYLE, THOMAS JAMES
16510	DISTEFANO, JOHN F.	16125	DRANSFELD, HANS GERHARD
23768	DITELBERG, JEREMY STUART	18967	DRANSFELD, JOSEPH WERNER
21600	DITTY, JACK FOSTER	13815	DRAPER, JR., JOHN ALLISON
23769	DIVANOVIC, ALLISON ANN	18968	DRELICH, JEREMY MICHAEL
22877	DIVEKAR, PREETI RAJESH	11048	DRESSLER, WILLIAM CONRAD
10880	DIWAN, VAMAN SHRIPAD	12598	DREWS, JR., MARION H.
24419	DIXON, BRENNER FINIS	15336	DRISCOLL, HENRY KEANE
20254	DIXON, BRIAN JEREMY	15895	DRIVER, JR., RICHARD PAUL
22045	DIXON, ETOSHA DENISE	18619	DROZDOW, GILBERT LANCE
12824	DIZON, ALLAN ATILANO DAVID	23306	DRURY, WILLIAM JOHN
20255	DIZON, MARIA ANGELA	16145	DUBBERKE, LANCE DIETER
21680	DOBRAWSKI, STEFAN ANDREW	18620	DUBINSKY, DIANE EVE
16457	DOBSON, ANDRE L.	16937	DUCATMAN, ALAN MARC
24271	DOBSON, III, HOWARD DREXEL	16938	DUCATMAN, BARBARA STEINMETZ
19214	DOCTOR, SHAMOON ABBAS	17767	DUDICH, JOHN EDWARD
22700	DOCTRY, NATHAN ELLIOTT	24550	DUDZINSKI, CEZARY DARIUSZ
09198	DODD, LARRY ALLEN	19617	DUESTERHOEFT, D'ANN ELIZABETH
21906	DODSON, JEFFREY ALAN	19195	DUFFY, CAMERON DEWAYNE
23575	DOFF, MICHAEL DOUGLAS	20511	DUFFY, SCOTT PATRICK
22714	DOLAN, JENNA BREE	19978	DUFFY, TRESSIE MONTENE
07944	DOLGOVSKIJ, MICHAEL	21359	DUGAN, BUCHANAN MERRYMAN
17906	DOMANICO, RENEE SUE	20322	DUGAN, CINDY CONSTANTINO
11727	DOMAOAL, ANA MARIA V.	20069	DUGAN, PATRICK PARKER
10700	DOMAOAL, ANTONIO MARAVILLAS	12936	DUKART, WILLIAM STUART
08599	DOMINGUEZ, FERNANDO	23505	DULAI, HARJOT SINGH
24094	DOMINGUEZ, LUIS AUGUSTO	13858	DUMAPIT, JR., RUPERTO DOMINADO
23202	DONAHUE, KERRI GREER	23046	DUMAS, ALAIN JEAN FRANCIS
23835	DOOKHAN, DIANNE BEVERLY	17301	DUMAS, JAMES GEORGE
21961	DORCHAK, JOSEPH JOHN	21360	DUMITRACHE, ANGELA
11679	DORNBLAZER, GEORGE H.	23393	DUMITRU, DAN LUCIAN
21802	DOROMAL, NOEL MACAIRAN	21170	DUMM, KELLI JO
14956	DORSEY, III, JOHN THOMAS	24643	DUMONT, JAMES PATRICK
15954	DOSHI, HIMANSHU MANSUKHLAL	10533	DUNCAN, JR., HARRY EARL
21962	DOSSETT, LUCY MARYANNA	22382	DUNCAN, LAURA FEASTER
08787	DOTSON, THOMAS OWEN	21603	DUNCAN, TERESA ANN
22603	DOTY, DAVID KENNETH	18154	DUNDERVILL, III, ROBERT FRANK

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23456	DUNHAM, ELIZABETH ANN	21056	EGGLESTON, KEVIN LEE
24095	DUNHAM, MATTHEW MERRELL	19618	EGGLESTON, ROBERT MICHAEL
22715	DUNLAP, BRIAN STEWART	09377	EGNOR, II, JAMES KESLEY
21682	DUNN, BRUCE EUGENE	24644	EICHENHOLZ, PHILIP WILLIAM
08935	DUNWORTH, ROBERT LAWRENCE	21419	EIGLES, STEPHEN BARNETT
16015	DUREMDES, GENE BERMEJO	23285	EINWOHNER, REBECCA SUSAN
09778	DUREMDES, GENEROSO DIVINAGRACIA	16146	EINZIG, STANLEY
10151	DUREMDES, JANELLE BERMEJO	21057	EITEL, DOUGLAS RAY
14026	DURNELL, THOMAS ALAN	19922	EKANEM, IBANGA MICHAEL
20512	DURRANI, MEHMOOD ALAM	23370	EKE, JUSTINA EGBICHI
19772	DURRENBERGER, STEPHEN DAVID	23394	EKE, SANCAR
19450	DURST, PAUL RAY	23105	EL AKKARY, EHAB ALAAELDIN
19736	DUSENBERY, DAVID	23771	EL YAMAN, MALEK MUSTAPHA
14719	DUSHKOFF, ROBERT BOYNE	19352	EL-AMIR, NABEEL GEORGE
18155	DUTHIE, JAMES SOLOMON	23901	ELARINY, HAZEM AHMED
22556	DUTTON, AMANDA KRISTINE FITZWATER	23900	EL-AWADY, MOHAMED AHMED
18786	DUVERT, JOSEPH HUGO	21464	EL-AWADY, MOHAMMED FAWZI
18156	DVORAK, VERA CERMINOVA	23998	EL-BAKRI, YOUNES NOAMAN
17907	DWYER, GEORGE MICHAEL	22046	EL-BASH, FERAS AHMAD
13704	DWYER, KENNETH LEE	22472	EL-BASH, SALAH MOHAMMED
12197	DY, ANTONIO TENG	22302	ELGHUL, ASHRAF MOHAMED
10072	DY, JOHNNY	22383	ELHABYAN, ABDULKARIM
24421	DYE, AMANDA STEPHENS	19829	ELHAMDANI, MEHIAR OMAR M.
23836	DYER, BENJAMIN WHITED	17770	EL-HARAKE, MAYEZ AHMAD
24202	DYER, CRYSTAL SHANELLE	16147	ELJTSUR, YORAM
24568	DYRSEN, MOLLY ELIZABETH	18356	EL-KADI, HIKMAT ABBAS
16776	DZIALOWSKI, KENNETH JOSEPH	23106	ELKADRY, AYMAN HUSSEIN
23104	EADS, KRISTEN PRICE	24314	ELKHAMRA, AKABER
21907	EASTONE, JOHN ANTHONY	17908	ELKHATIB, ABBAS YOUSEF
24096	EBERT, BRYAN JEFFREY	17771	EL-KHATIB, HUSSEIN EL-SAYED
18787	EBY, WILLIAM CLIFFORD	15896	ELKINS, GREGORY ALLEN
09277	ECHOLS, WILLIAM JERRY	15804	ELKSNIS, STEPHEN M.
22605	ECKARD, DONALD ALAN	11916	ELLER, RICHARD WARREN
22553	ECKARD, VALERIE ROCKWELL	20877	ELLINGTON, JR., JOE CAREY
15306	ECKERD, JOHN MARCUS	15724	ELLIOTT, SANDRA YOUNG
19680	ECKERSON, ROBERT JUDD	11681	ELLIOTT, TERRY LYNN
21803	ECONOMIDES, NICHOLAS J.G.	13508	ELLIOTT, II, WILLIAM MARTIN
24097	EDDY, ANDREW DAVID	17772	ELLIS, BRIAN DAVID
20513	EDDY, LORI ANN	16478	ELLIS, JOHN WESLEY
23652	EDDY, S. DERRICK	22123	ELLIS, PAUL DAVID
19013	EDE, DAVID ELIAS	22606	ELLIS, PERCITA LOREN
19774	EDGERTON, PETER JOHN	22384	ELLISON, MATTHEW BLAIR
20876	EDGMON, JEREMY JOHN	10338	EL-MALLAWANY, AMIN MOUSTAFA
23740	EDIS, THEODORE E.	21804	ELMES, CORNELIS MILLARD
10073	EDNACOT, ROMEO RUIZ	23506	ELMORE, MICHAEL SCOTT
11019	EDWARDS, BENJAMIN MITCHELL	17865	ELSARRAG, ZAKI MUSTAFA-ALI
16320	EDWARDS, BRUCE NEAL	24315	ELSAYED, SAMI SID AHMED
22192	EDWARDS, PAUL DOMINIC	13247	EL-SHABANY, YOUSEF OTHMAN
19543	EDWARDS, III, ROBERT WILSON	15401	EL-SHAHAWY, MOHAMED ALI
24272	EDWARDS, ROSEMARY	23507	ELSHEIKH, TARIK MOHAMED
09278	EDWARDS, TILMAN KEITH	21748	ELSWICK, DANIEL ELLIOT
14177	EELLS, DAVID ACEVEDO	23395	ELWOOD, NANCY SUE

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23203	ELY, BRIAN ARTHUR	19353	FADA, ROBERT ALAN
10286	ELYADERANI, MORTEZA KADKHODAI	23307	FADL, YAHYA
22303	EMBI, COLLEEN SHERIDAN	12937	FAGUNDO, RAMON H.
11682	EMCH, EDWARD LEE	12885	FAHEEM, AHMED DAVER
21465	EMERY, GWENDOLYN ARENS	20878	FAHIM, MOHAMED MOHAMED
21306	EMERY, SANFORD EMIL	18076	FAHMY, NABIL WASSILI
24203	EMRICK, BETH BLOOM	16148	FAILINGER, III, CONARD FREDERICK
14258	ENDICOTT, JAMES WILLIAM	16369	FAIRBANKS, DAVID WESTON
14594	ENDRICH, JOSEPH PETER	22716	FAIRCHOK, GREGORY PAUL
24098	ENGELBART, RICHARD HENRY	20195	FAIYAZ, RASHID
11720	ENGELBERG, ALAN LINDSEY	23205	FAIZ, SABA
17910	ENGLAND, GREGORY JAMES	18237	FAKADEJ, ANNA FRANCES
20514	ENRICO-SIMON, AGNES AGATEP	22607	FAKIER, DAVID RICHARD
09089	ENTRESS, CHERYL PIXLEY	22385	FALLON, KENNETH BRIAN
22878	EPLING, JAMES ANDREW	17911	FALTAOUS, ADEL AIAD
21420	EPSTEIN, BEVERLY	22781	FAMULARCANO, EARL MICHAEL TECSON
11010	EPSTEIN, WILLIAM HARRIS	24101	FAMULARCANO, LEA GRACE RAMOS
23204	ERCAN, HASAN	11729	FAMULARCANO, PRECILLA TECSON
23772	ERGAS, HEATH BRIAN	22942	FANCY, TANYA
21058	ERICKSON, FRANK ALBERT	24000	FARBER, GERALD LAVON
18075	ERICSON, SOLVEIG GRONNING	13804	FARID, TOURAJ
24099	ESAN, OLUKEMI AYOTUNDE	22245	FARIDI, AHMAD BILAL
23457	ESHBAUGH, NATASHA	22194	FARINASH, LLOYD JOSEPH
17178	ESHEL, AMIR ISRAEL	10942	FARIS, BISHARA MIKHAEL
22193	ESHELMAN, JR., JOSEPH C.	16046	FARIS, DAVID ALLEN
21684	ESKINS, CHRISTOPHER R.	20816	FARIVAR-MOHSENI, HESAM
12113	ESPANOL, JOSE SOLANOR	09945	FARMER, DONALD EDWARD
23999	ESPINOSA-HEIDMANN, DIEGO GABRIEL	15126	FARNSWORTH, MARK BRYAN
14901	ESPIRITU, JR., JULIAN LLADO	19137	FAROOQ, AHMED OMER
19830	ESSER, JAMES MARK	21060	FARQUHARSON, ROBERT ROY
20193	ESTALILLA, OSCAR CINCO	12589	FARR, ROBERT WESLEY
11918	ESTIGOY, ROMULO J.	22555	FARRELL, III, GEORGE JOSEPH
18489	ESTOLANO, MARIO GUSTAVO	23206	FARRIER, SEAN E.
16045	ESTRADA, CRISTINA GARDE	13126	FARRIS, II, JOSEPH HARVEY
15941	ESTRADA, RUBEN CASTRO	18623	FARRY, KIMBERLY MARIE
24100	EVANKOVICH-EDWARDS, CHRISTINE	14023	FATHY, HARRY HORMUZ
15805	EVANS, CARLOTTA RAY	24361	FAUST, JOSEPH FENTON
17097	EVANS, CATHERINE JOANN	20376	FAW, MARY ELIZABETH
15253	EVANS, DAVID PAUL	24001	FAZALARE, JOSEPH JAMES
10287	EVANS, JOHN PETER	09378	FEASTER, STEPHEN JAMES
14625	EVANS, JOSEPH E.	22943	FEATHERS, CHRISTOPHER CHARLES
11728	EVANS, PATRICIA RAE	13453	FEDDER, LEO MICHAEL
10883	EVANS, JR., WILLIAM EUGENE	12829	FEDER, ARLENE STERN
20955	EVERLY, VICKI LYNN	24362	FEDER, HOWARD ROBERT
18403	EWEN, JULIA LYNN	12830	FEDER, RICHARD ROSLING
15806	EWING, KIMBERLY FAYE	22246	FEDERMAN, MICHAEL JOEL
14015	EXNER, ALBERT JOSEPH	22717	FEERO, WILLIAM GREGORY
09239	EYE, JR., EARL HOWARD	14782	FEGHALI, JOSEPH GEORGE
07918	EYE, HARRY LUKE	22661	FELDER, JR., DAVID ARTHUR
24546	EZUGHA, HERBERT OSITA	22142	FELDMAN, NATHAN IRWIN
21223	FABER, GEORGE HERMAN	23654	FELICIANO, MELVYN ANTHONY
24481	FACCHINA, STEPHEN LEO	20108	FELSEN, JAMES DAVID

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20602	FELSINGER, KATJA	24206	FLOYD, MARK WILLIAM
15243	FELTON, DAVID ALAN	19215	FLUHARTY, KELLY COLLEEN
20603	FERGUSON, ANGELA BETH	21011	FLYNN, WILLIAM EDWARD
22984	FERGUSON, GORDON BRUCE	22718	FOERSTER, BRADLEY ROGER
24102	FERGUSON, PAUL BRENT	12157	FOGARTY, DAVID CHARLES
23655	FERNALD, JOHN PATRICK	20517	FOGARTY, WILLIAM THOMAS
12114	FERNANDEZ, ALBERTO A.	13635	FOGLE, JERRY ALLEN
11412	FERNANDEZ, HORTENCIA NICDAO	21750	FOGLE, RICHARD ALLEN
17156	FERNANDEZ, NEFTALI FRANCISCO	22386	FOLEY, DAVID ALLEN
13510	FERRARI, III, NORMAN DAN	23108	FONTANILLA, JOSE-MARIO DEOGRACIAS C.
19452	FERRARO, FRANCIS A.	23396	FOOKS, JR., HENRY
18262	FERREBEE, MICHAEL LEE	24103	FORD, KERRY KING
19776	FERRELL, DAVID RALPH	21687	FORE, DAVID CHARLES
13862	FERRERA, DOMINIC NICHOLAS	20325	FOREHAND, JOHN RANDOLPH
22782	FETSAK, ANDRIY VLADIMIROVICH	19299	FORMAN, BONNIE JO
17600	FIALA, ANITA	18729	FORMAN, NANCY ELLEN
15340	FIDLER, DONALD CARL	19924	FORNELLI, RICK ALLEN
12291	FIDLER, MICHAEL O'NEIL	17127	FORSSELL, CAROL ANN
24204	FIELDS, LOGAN KAMRATH	13512	FORT, KYLE FREDRICK
11555	FIERY, MICHAEL ALLEN	13707	FORTE, PATRICK JOHN
10943	FIGUEROA, EDMUNDO E.	14743	FORTUNATO, MICHAEL ANTHONY
17601	FIGUEROA, OSCAR FERNANDO	12474	FOSHAG, LELAND J.
21309	FIJEWSKI, TODD ROBERT	21121	FOSHEY, MICHELLE LYNN
23773	FIKREMARIAM, DEBEBE	11557	FOSTER, BRUCE ALAN
24205	FILARDI, GERALD ANTHONY	23458	FOSTER, CAROL ANN
19394	FILOZOF, PETER PAUL	11988	FOSTER, DANIEL S.
23656	FINDER, MARC JOEL	12158	FOSTER, EARL JAMES
09624	FINK, KENNETH MARTIN	19925	FOURNIER, KELLI LYNN MCDONALD
18491	FINKEL, MITCHELL SIMON	24422	FOURQUIREAN, DAVID MICHAEL
22304	FIORITO, THOMAS FREDERICK	21225	FOWLER, MELISSA HALPERN
24002	FIROUZTALE, PEJMAN AVRAHAM	13514	FOX, MATTHEW PLATT
15725	FISCHER, III, CARL R.	22719	FOX, MELISSA DAWN
16942	FISHER, GLENN AARON	23459	FOX, PRESTON STUART
23892	FISHER, JULIAN HART	21849	FOY, ANDREW MILES
12292	FISHER, MELANIE ANN	15140	FRAIL, CAROL LYNN JOHNSON
17136	FISHKIN, DAVID L.	15217	FRAME, DANIEL SCOTT
22944	FITE, CHAD MICHAEL	13127	FRAME, JAMES NORMAN
21685	FITZ, RALPH WOELFEL	14735	FRAME, JERRY LEE
13917	FITZPATRICK, KAREN MARIE	20520	FRAME, KELBY LEE
23107	FLANAGAN, MELINA BREE DUNSAVAGE	20149	FRAME, II, RONALD DAVID
20423	FLANNAGAN, PATRICK PHILIP	19017	FRANCE, CHERYL ANN
19832	FLAX, STEPHEN HOWARD	18257	FRANCE, JOHN CHARLES
10605	FLEER, ROBERT ERIC	13210	FRANCIA, JOSE AZARCON
23209	FLEMING, JR., DONALD RAY	18492	FRANCIS, BRIAN
12044	FLEMING, MARTIN PATRICK	18730	FRANCIS, CHARLES DAVID
20957	FLEMING, SANDRA JANE	18846	FRANCIS, II, FRED HARRIS
21224	FLESHER, RYAN SCOTT	22783	FRANCIS, JR., RICHARD MCMASTER
23902	FLESHER, SUSAN LEE	12293	FRANCKE, PAUL FREDERICK
15939	FLORES, ERNEST	11995	FRANCO, MANUEL P.
20246	FLORES, LUIS RENE	23091	FRANCO MOLINI, MANUEL T.
21062	FLOWER, LISA MOORE	22475	FRANGOS, MICHELLE FRAN
20109	FLOWERS, COY ALDEN	23397	FRANK, ALON

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18357	FRANK, CHARLES EDWARD	22477	GAHLOT, LUXMI
09281	FRANK, KAY ELLEN	17393	GAIDO, JUAN FELIX
19547	FRANKLIN, JR, GRANT L.	17867	GAINER, JAMES WARD
21063	FRANKLIN, PETER DOUGLAS	20425	GAINER, KENNETH MATTHEW
20377	FRANKS, ADAM MICHAEL	24207	GAINER, MARY CONOR
21966	FRANKS, KEVIN MATTHEW	09345	GAINER, II, ROBERT BROOKS
09486	FRANYUTTI, FULVIO ROGELIO	23620	GAINES, BARBARA ANNE
13128	FRANZ, AGNES MARIE	20258	GAINES, LYNDON BLAINE
16248	FRANZ, CHARLES BRADLEY	11558	GAIS, RICHARD DOMENICK
16322	FRASER, FRANCIS ALOUYSIOUS	16632	GAITHER, NEAL STREATER
23048	FRAZER, JASON ALLEN	12558	GAJENDRAGADKAR, SUBHASH V.
19621	FRAZER, TERESA ELIZABETH	10811	GALANG, LEANDRO PINGOL
21418	FRAZIER, MARIE D.	24297	GALAPON, PHILIP ANDREW
16249	FREAS, CAROL DIANE	23949	GALGANO, MARY TODD
17975	FREDERICK, LIZA ANTONETTE	24273	GALLAGHER, MARY ELISABETH
12294	FREDRICK, GEORGE THEODORE	20196	GALLOWAY, MICHAEL EARL
22476	FREED, HOLLY JANEL	22880	GALUPO, MARIA PAULA
09801	FREED, JOHN DOUGLAS	18863	GAMPONIA, EDGAR CLARENCE
24423	FREEMAN, ANDREW BENTON	09186	GAMPONIA, HERMINIO LAFRADES
24482	FREEMAN, CHARA CHINYERE	17020	GAMPONIA, MELISSA JOSE
23508	FREEMAN, STEPHANIE ELIZABETH	10534	GANAN, ARACELI VILLANUEVA
14724	FREESE, JAMES WARREN	13984	GANDEE, DURWOOD F.
17914	FRENN, ADEL ELIAS	09626	GANDEE, RAY WAYNE
08579	FRICH, JR., JOHN CARL	23987	GANDHY, MEERA PRAVIN
17158	FRICK, MATHIS PETER	23848	GANDHY, RITA PRAVIN
24569	FRIDAY, MICHELE ALICE	24274	GANDY, III, JOHN VIRGIL
09040	FRIDLEY, JAMES OWEN	23950	GANESAN, SRINIVASAN
23774	FRIED, ROBERT THOMAS	11273	GANGULI, PUNDALIK SHENAI
20523	FRIEDLAND, MICHAEL	18914	GANI, MUKHTAR ALI
18862	FRIEDMAN, GARY S.	22145	GANJOO, JESSIE
23496	FRIEDMAN, LAURENCE ERIK	24363	GANNON, KELLEY MARIE
11349	FROST, JAMES LAWRENCE	20290	GANT, DARLA KAY
21967	FRUMAN, DALE BERNARD	22945	GANTT, II, PICKENS ALLISON
21524	FRY, II, RUSSELL LESLIE	13638	GANZER, GARY ALBERT
23775	FRYE, BENJAMIN MICHAEL	23577	GARABEKYAN, TIGRAN
21805	FRYE, HADASSAH DAE	21421	GARCES, PATRICIO BORRROMEO
22608	FU, CHIAWAN	11413	GARCIA, SERVILLANO V.
14568	FULKS, RICHARD MORRISON	23951	GARCIA MERINO, ANTONIO SANTIAGO
20424	FULLER, BRYAN HEATH	19049	GARMANY, FARAH H.
21688	FULLER, JEREMY DALE	19050	GARMANY, FIROOZ
20818	FUMICH, FRANK EDWARD	21604	GARMESTANI, ADRIAN SCOTT
09963	FUNG, SARAVUT S.	09242	GARMESTANI, ALI ASGHAR
19928	FUNK, CATHY MARIE	21125	GARMESTANI, AMY LYNNE
20958	FYE, MARK ALAN	20198	GARNER, SUSAN LEAH
24645	GABER, TAMER MOHAMED	17776	GARNETT, JAMES DAVID
20819	GABRIEL, HANI FARID AZIZ	15512	GARRETSON, CHARLES A.
14490	GABRIEL, HOSNY S.	13435	GARZA, GILBERTO A.
16371	GABRIELE, FREDERICK JOHN	12604	GASKINS, RONALD DEVOE
16861	GABRIELE, MICHAEL WILLIAM	22478	GASPAR, DANIEL FERREIRA
19453	GAFFAR, ANILA	24208	GASPARINE, JAMES VINCENT
23776	GAGNETEN, DEBORA C.	19836	GASTON, IV, BENJAMIN MCTYEIRE
17773	GAGUCAS, RAUL JARAVATA	24209	GATZ, ALAN CHRISTOPHER

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20326 GAUDET, ROBERT JOSEPH
23657 GAUDIO, FRANK EUGENE
17550 GAVIRIA, DIANA MARILYN
23778 GAYAM, SWAPNA
22609 GAYED, AHMED KAMEL
08871 GAZIANO, DOMINIC JOSEPH
17651 GEBER, SHARRON RUTH
24570 GEBREGZABHERE, KIFLE ZERIE
23903 GEE, JEFFRY TRAVIS
10212 GEHMAN, LINFORD KULP
24424 GEHRIS, ROBIN PAIGE
22720 GEIB, KEVIN SHANE
23283 GEIB, VAISHALI NENE
24646 GENERAL, PATRICIA ANN
11414 GENIN, JAMES ALAN
23904 GENTILE, DEBORAH ANN
21526 GEORGANDELLIS, LUCAS
16864 GEORGE, DAVID SPENCER
23109 GEORGE, JOHN MICHAEL
15482 GEORGES, ANGELO NICHOLAS
09627 GEORGIEV, MARIA TOTH
17159 GERBO, ROBERT MICHAEL
23110 GERGES EL-KHOURY, JOE EMILE
23111 GERLINGER, TAD LOREN
23779 GERMANI, ROSS MICHAEL
13359 GERONILLA, DANTE RIZAL
18631 GERSMAN, MARK ANDREW
23938 GEST, JR, ALFRED LOUIS
22247 GEVAS, STEVEN GEORGE
16892 GHABRA, NABEEL
21012 GHAMANDE, SHEKHAR ANANT
10886 GHANNAM, MOUWAFK AHMAD
16048 GHAPHERY, DAVID ALFRED
19778 GHARIB, ELIE GEORGE
22479 GHARIB, ROLA MICHELLE
23211 GHARIB, SUZANNE LEE
24425 GHARIB, WALID G.
19929 GHARIB, WISSAM
09213 GHIZ, ROBERT LEROY
18232 GHOBRIAL, ALBER LEWIS
18267 GHODASARA, DILIPKUMAR PARSOTAMBHAI
20199 GHODSI, SEYED ABDOLREZA
21528 GIANGARRA, CHARLES EUGENE
12047 GIANNAMORE, MICHAEL P.
21065 GIANTURCO, ANNA MARIA
16149 GIBBS, MICHAEL WARREN
19758 GIBBS, SCOTT ROBERT
24003 GIBSON, SHARRELL ELTREECE
23212 GIEBISCH, NINRONG XUE
21066 GIFFORD, BONNIE DUPPER
16591 GILBARD, ROBERT JAY
08679 GILBERT, SR., GARY GENE

14967 GILES, HARLAN RAYMOND
20200 GILES, HENRY KIRK
20960 GILKERSON, CHRISTINE LYNN
24266 GILL, ARASHDEEP
08623 GILLESPIE, FREDERICK DAVID
24275 GILLILAND, CHARLES ANDREW
16944 GILLISPIE, DEBORAH HARPER
21312 GILMAN, RACHEL S.
16719 GINGOLD, MONIQUE KOSSAK
11521 GINJUPALLI, SEETHA
15168 GIOIA, VINCENT MARK
24483 GIRME, ADITI SHANKARRAO
10450 GIRON, NABAL BURGUILLOS
10513 GIRON, ZINNIA
23398 GITTES, GEORGE KINGSLEY
21690 GIVAN, JASON DWAYNE
13986 GIVEN, WILLIAM DOUGLAS
23658 GLASER, DONALD KENNETH
15169 GLASER, MARILYN KNOLL
10745 GLASS, RICHARD SALVATORE
22985 GLASS, II, WILLIAM FREDRICK
22986 GLASSER, SCOTT ANDREW
23659 GLASSFORD, JUSTIN P.
24210 GLICK, LAURA HAYS
23780 GLICKMAN, JONATHAN NEIL
22480 GLOGOVER, PHILIP HERBERT
20260 GLOGOWSKI, KAREN ANN
08506 GLOVER, DOUGLAS DENNIS
22882 GLUSHKOV, OLEG VASILYEVICH
18119 GNEGY, DAVID ALAN
23460 GO, CHARITO C.
18971 GOAD, BETTY AMELIA
15533 GOAD, JOHN LEE
20468 GODDARD, JOHN ALLEN
22722 GODFREY, LARRY JAMES
12118 GODLEWSKI, MATTHEW JAN
17408 GOEBEL, LYNNE JANICE
19144 GOEBEL, STEPHAN ULRICH
19020 GOETZ, DAVID WILLIAM
24647 GOETZ, GEORGE SIMON
17206 GOETZ, JAMES C.
12675 GOGINENI, RAVINDRA KUMAR
10079 GOGO, PROSPERO BARQUERO
17971 GOIN, JOSEPH EBITENBO
22146 GOINS, MICHAEL ROY
18433 GOLD, RAMMY SCHMUEL
22723 GOLDAR, JOSE MANUEL
22946 GOLDBERG, TODD HARLEY
11922 GOLDEN, JOSEPH IVAN
15212 GOLDFARB, GLENN ROBERT
17694 GOLDIZEN, CRISTINA LEIGH
12534 GOLDSMITH, JOYCE

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24004 GOLDSTEIN, ADRIAN MICHAEL
15811 GOLIATH, GILBERT
09127 GOMEZ, AURELIO RAFAEL
17403 GOMEZ, DIEGO ALONSO
10506 GOMEZ, MANUEL ANTONIO
24648 GOMEZ URENA, ERIC OMAR
18279 GONCHIGAR, MRUTHYUNJAYA
16592 GONDALIA, BHAILAL GOKALBHAI
16150 GONZALES-CHAMBERS, ROWENA
21171 GONZALEZ-RAMOS, FERNANDO LUIS
24484 GOOCH, REBECCA ANN
21606 GOODE, CHRISTOPHER SCOTT
22434 GOODEN, MICHAEL ALLEN
18972 GOODING, KELLIE KING
16423 GOODMAN, MARK ALVIN
23509 GOODMAN, SUSAN CATES
20451 GOODRICH, MICHAEL DARRELL
08476 GOODWIN, II, ANDREW WIRT
10989 GOODWIN, CLAUDIA ANN
14757 GOODWIN, FREDERICK MARK
15898 GOODYKOONTZ, TONI BURNETTE
13710 GOPAL, ALLURI GIRIDHARA
23213 GORADIA, DHAWAL
23308 GORANTLA, SARITHA
16005 GORDINHO, J. JORGE A.
21910 GORE, CHERYL ANN
21469 GOREJA, MUHAMMED ARIF JAMAL
22147 GORNEY, STEWART R.
24059 GORSUCH, NI
12476 GOSIEN, OSCAR PAGALILAUAN
10945 GOSIENE, HENRY PAGAN
14502 GOSIENGFIAO, JAIME P.
15507 GOSWAMI, NABA
23579 GOTTLIEB, BERNARD
20525 GOUNDER, RAMAKUMAR NATARAJAN
09751 GOVINDAN, SRINIVASAN
21806 GOYAL, MAHEEP KUMAR
19838 GRADY, II, JOSEPH EDWARD
15962 GRAEBER, JANET ELLSWORTH
11080 GRAF, DAVID FREDERICK
23781 GRAFFEO, VINCENT ANTHONY
09628 GRAHAM, ANTHONY WILLIAM
23849 GRAHAM, BRENDAN CHRISTOPHER
14895 GRAHAM, CECIL CURTIS
15702 GRAHAM, NANCY LYNN BUELL
19930 GRANDE, CHRISTOPHER MARCELLINUS
18530 GRANDIA, RONN A.
16250 GRANKE, DEBORAH S. KLEIN
16251 GRANKE, KENNETH
15127 GRANT, CATHERINE E.
22854 GRANT, MAURICE RAYSHAWN
22662 GRASS, JEFFREY ALBERT

23782 GRAU, TIMOTHY ALAN
11494 GRAVELY, LEWIS WILLIAM
17652 GRAVES, CYNTHIA FRANCES
20427 GRAVES, JEFFREY MERSHON
22482 GRAY, CYNTHIA ALLYSON
06933 GRAY, DAVID BENONI
20972 GRAYBEAL, LAURA JANE
23214 GRAYSON, STEPHANIE ANNE
07068 GRECO, RAY SILVIO
23215 GREEN, JAMI ELYSE
24571 GREENBAUM, JASON LOUIS
17260 GREENBERG, BRUCE KEVIN
21363 GREENBERG, JEFFREY ALAN
23497 GREENBERG, MARTIN
22786 GREENBERG, MICHAEL IRA
17261 GREENBERG, SUNITA PHASGE
22248 GREENFIELD, ANTJE L.
19781 GREENLAW, ROBERT KING
15078 GREENSPOON, LAURENCE SCOTT
23550 GREER, II, RONALD EDWARD
13711 GREGORI, JOSEPH SYLVESTER
24005 GRENIER, MICHELLE ANN
17981 GRESS, TODD WILLIAM
22724 GREY, CARL ROBERT
17778 GREY, EDWARD JOSEPH
16049 GRIEGER, THOMAS ALLEN
24364 GRIEVES, KELLY CHRISTINE
21123 GRIFFENHAGEN, EDNA ALLISON
15118 GRIFFIN, JANET LOUISE
20775 GRIFFIN, SUSAN RUTH
21067 GRIFFITH, BRIAN KEITH
15225 GRIFFITH, JAMES PAUL
24276 GRIGORIAN, ALLA
21607 GRISWOLD, DOREEN CHAMBERLIN
09042 GRISWOLD, FRANK CANTRELL
21691 GROSE, BRIAN WADE
22015 GROSS, DONALD ANDREW
23510 GROSS, JOHN CHRISTOPHER
13132 GROSS, JOYCE YUDITH
15170 GROSSMAN, DAVID MARK
19839 GROTEN, DAVID LEE
22483 GROTHAUS-DAY, CYRENE DAWN
14025 GROUSE, DAVID SCOTT
14070 GROUX, WAYNE ELLSWORTH
21973 GROVE, PHILIP SUMNER
21851 GROVER, NITA NOEL
18792 GROVER, SUKHDEV SINGH
08601 GROVES, JR., LOUIS WILLIAM
20327 GROVES, SAMUEL SHAWN
24006 GROVES, STEPHEN EUGENE
11158 GRUBB, STEPHEN RAY
16894 GRUETTER, DARLENE YAO

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20674 GUADALUPI, PIETRO
 11417 GUARDA-CANO, LUIS A.
 23783 GUARDIOLA, ALBERTO A.
 13133 GUBERMAN, BRUCE ALLEN
 20881 GUERRIERE-KOVACH, PAMELA MARIE
 24485 GUERRIERI, PATRIZIA MARIA NATALIA
 20961 GUHA, SOMES CHANDRA
 12676 GUIDO, BRUCE PHILIP
 22052 GUILFOOSE, JOHN ALAN
 21752 GUIRGIS, HANY HESHMAT ZAKY
 21364 GUIRGUIS, NABIL GABALLA
 23461 GULIZIA, JAMES MARTIN
 22557 GUNDAVDA, HEMANT PRAFULCHANDRA
 14588 GUNKO, IGOR
 21974 GUNNLAUGSSON, SKULI TOMAS
 23581 GUPTA, RAHUL
 19023 GUPTA, SANJAY
 19728 GUPTA, SHASHI BALA
 24681 GURSKY, ANDREI
 23952 GUSACK, MARK DAVID
 11159 GUSTAFSON, ROBERT ALLEN
 14079 GUTIERREZ, ALVARO RAFAEL
 10427 GUTIERREZ-MAZORRA, JUAN FRANCISCO
 17323 GUTMANN, LAURIE
 08852 GUTMANN, LUDWIG
 21174 GUTSTEIN, LAURIE LYNN
 23511 GUTTA, VEERENDRA KUMAR
 16889 GUYER, GRETA VIRGINIA
 22883 GUYETTE, III, FRANCIS XAVIER
 21911 GUYOT, ANNE MARIE
 22249 GUZMAN PEREZ-CARILLO, GLORIA JULIA
 11819 GWINN, JAMES ALEXIS
 24104 GYAMFI, RICHMOND
 14408 GYIMESI, FERENC CHARLES
 22148 GYURE, KYMBERLY ANNE
 10704 HABASH, AFIF SALIM
 24063 HABASHI, MAHER FAHIM
 22756 HABERMAN, RONALD JAY
 23310 HABIB, JOSEPH HASAN
 19356 HABTE, ANTENEH CHENO
 20439 HABTE, BETHESADA TAFARI
 22306 HACHIYA, KIYOMI ANNE
 23311 HACKAM, DAVID JOEL
 24316 HACKEL, JOSEPH GILMAN
 14075 HACKETT, ANNE ELDER
 20963 HACKNEY, MARK ANTHONY
 21470 HADDAD, DAVID GEORGE
 20964 HADDADIN, RAMZI NIMER
 22485 HADDOX, CRAIG DE WITT
 20676 HADDOX, JOSHUA ALEXANDER
 11474 HADDOX, THEODORE PRESCOTT
 21365 HADDY, JULIE ANN

23906 HADEN, ALLISON OLEY
 23462 HADEN, DOUGLAS WILLIAM
 23216 HADIQUE, SARAH
 10778 HADI-SADEGH, SEYED HOSSEIN
 23953 HAFER, GARY ALAN
 16153 HAFFAR, MOHAMAD BASSAM
 16209 HAFFAR, MOHAMMED YASER
 22558 HAGAN, LARRY LYNN
 22053 HAGER, CASEY SHAUN
 23443 HAGER, CHRISTOPHER
 24105 HAGER, KELLY ANN
 22947 HAGGERTY, II, PHILLIP JOHN
 23661 HAGGERTY, TREA SHEA
 18832 HAGINS, TOD
 15226 HAHN, JERRY MITCHEL
 13988 HAHN, JOHN LEE
 21610 HAHN, JOSEPH MITCHEL
 23217 HAHN, MATTHEW ABNER
 21231 HAID, JOHN STEWART
 19459 HAIDAR, ZEINA NADIM
 24171 HAIDER, HAMID TAMIM
 11111 HAIKAL, ELIAS GEORGE
 19783 HAIKAL, LEE COREY
 21611 HAIKAL, NABILA ABDEL AZIZ
 21807 HAILEMICHAEL, EYASSU GHEBREMEDHIN
 08953 HAILIP, CHARLES EDWARD
 23545 HAKIM, JONATHAN ISAAC
 15028 HALBRITTER, KEVIN ASHLEY
 19738 HALE, WILLIAM RAY
 18634 HALEY, MAUREEN ANN
 20378 HALL, DAVID MICHAEL
 22610 HALL, KERRI GEORGE
 20379 HALL, MARY JEAN
 13944 HALL, MICHAEL DAVID
 15899 HALL, PHILLIP BRADLEY
 09629 HALL, RODNEY LEE
 22054 HALL, ROY LOUIS
 21068 HALL, TIMOTHY SCOTT
 22307 HALL, JR., WILLIAM DAVID
 09283 HALL, II, WILLIAM LLOYD
 19813 HALLAK, OMAR KAMEL
 22726 HALLBERG, JOHN ANDREW
 24172 HALLER, LEE HIGDON
 15113 HALLEY, MICHAEL WILLFORD
 23662 HALLORAN, CHRISTIAN CHISHOLM
 24486 HAMAD, EZEDEEN
 23463 HAMADANI, SAYED MEHDI HUSSAIN
 16945 HAMDAN, HIND FUAD
 21366 HAMID, KHAWAJA KHURRAM
 24572 HAMILTON, AMANDA LYNN
 17927 HAMILTON, ANNETTE C.
 24487 HAMILTON, ERIN MARIE

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07606	HAMILTON, JR., FRANK ALEXANDER	11160	HARPER, TIMOTHY GROSE
22250	HAMILTON, III, FRED HADLEY	21529	HARPOLD, ROBERT MORRIS
19422	HAMILTON, THOMAS EVERETT	17232	HARRAH, GREGORY SCOTT
21124	HAMILTON, WILLIAM KENT	23312	HARRAH, JASON DOUGLAS
20965	HAMIRANI, MIRZA TAJUDDIN	09214	HARRAH, JOHN DAE
22308	HAMLIN, BRIAN REYNOLDS	23220	HARRAH, JR., JOHN DAE
23663	HAMMERMAN, SAMUEL I.	19685	HARRER, DAVID STANLEY
16586	HAMMOND, MARY THERESA	22949	HARRINGTON, GEORGE DAVID
12003	HAMRICK, JR., ROLAND EDWARD	22988	HARRINGTON, JR., ROBERT WILLIAM
24173	HAN, HUN	20882	HARRIS, DARREN LEONARD
22486	HANCOX, JOHN GIBSON	13456	HARRIS, DAVID MAXWELL
18637	HANDE, VISHWANATH	21314	HARRIS, ERIKA MARIE
21852	HANDRIGAN, MICHAEL THOMAS	23582	HARRIS, MATHESON ADAMS
15676	HANES, VERNA ELIZABETH	16778	HARRIS, MATTHEW WAYNE
24174	HANIF, BASHIR	17469	HARRIS, MICHAEL L.
18404	HANING, HEDDA LITOWITZ	12513	HARRIS, NATHANIEL N.
24007	HANLEY, CHRISTOPHER GERARD	24649	HARRIS, JR., WESLEY LEROY
20328	HANLON, CHARIN LEE	10537	HARRIS, WILLIAM LEE
13524	HANNA, STEPHAN DOUGLAS	23839	HARRIS SNEAD, ALEXIS ANNE
17872	HANNAH, JOHN WALTON	21233	HARRISON, JR, CURTIS WAYNE
23664	HANOWELL, JONATHAN LONG	21853	HARRISON, DONNA MICHELLE
20610	HANSBARGER, JOHN TRAVIS	21234	HARRISON, DOUGLAS GROVER
09671	HANSBARGER, LUTHER CLARK	11161	HARRISON, PATRICIA JUNE
18121	HANSEN, DAVID ALLEN	24573	HARRIST, TERENCE JAY
24365	HANSEN, RONNELL ALLEN	08421	HARRON, RAY ANTHONY
22055	HANSEN, ZACHARY HENRY LEE	21754	HARSHBARGER, TODD LEE
12678	HANSON, GARY ARNOLD	23313	HARTEL, JAMES VINCENT
23371	HANUMARA, DEVIKA	21854	HARTEL, PAUL HERBERT
22309	HAPPEL, JR., JOHN LINDSAY	20668	HARTHUN, NANCY LYNN
17285	HAQ, NADEEM UL	09346	HARTMAN, II, IRA FRANKLIN
19842	HAQ, SYED NADEEMUL	18281	HARTMAN-ADAMS, HOLLY BETH
24008	HAQ, TEHMINA	24366	HARTZELL, KIMBERLY MARIE
17780	HAQUE, REYAZ UL	18018	HARTZOG, JOSEPH MICHAEL
22948	HARDEN, THOMAS PASTEUR	21855	HARVELL, JEFFREY DARREN
20206	HARDEN-MACK, ANGELA MICHELLE	17024	HARVEY, II, HAROLD EDWARD
23954	HARDIN, CARL WAYNE	17025	HARVEY, HYL A MARIE
20074	HARDWAY, MARK JASON	22884	HARVEY, WADE VINCENT
20261	HARDY, JOHN CULLEN	20821	HASAN, AYESHA KHALID
17968	HARDY, JR., KENNETH FRANKLIN	10891	HASAN, MOHAMMAD KHALID
21471	HARGRAVES, RONALD WILLIAM	21693	HASAN, OMAR KHALID
19739	HARIDAS, SHOBHA	24367	HASAN, RABIYA KHALID
10453	HARISH, GORU	18795	HASAN, SULAIMAN BASHIR
21423	HARLESS, WILLIAM WARREN	23512	HASEEB, ATEEQ AHMED
23218	HARMAN, LARRY GAEL	16325	HASHEM, JOSEPH FELIX
16947	HARMAN, THOMAS FREDERICK	22664	HASHMI, ADNAN HASAN
14790	HARMON, MICHAEL BLAKE	18733	HASHMI, MAHREEN
23219	HARMON, ROBERT CHRISTOPHER	21175	HASHMI, SYED HAMID
12679	HARNED, MAX ALLEN	22251	HASS, STEPHEN MATTHEW
18732	HARPER, GLENN ANTHONY	10749	HASSAN, SURAYIA TEHSIN
18586	HARPER, LAURIE WINCHESTER	20075	HASSANI, FARZANEH
08130	HARPER, THOMAS GEORGE	21176	HASSON, RICHARD MATTHEW
22612	HARPER, TIFFANY LEIGH	13939	HATFIELD, RICHARD MARK

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09873	HATTEN, JR., HOMER PAUL	23314	HEPPS, DAVID OWEN
11823	HAUGHT, JOHN MICHAEL	19343	HERCEG, ROBERT JOSEPH
18234	HAUPT, BRUCE FREDRIC	21472	HERRING, CRAIG SCOTT
22488	HAUS, MARY MARGARET	18931	HERRIOTT, III, GEORGE EPHRAIM
20823	HAWKINBERRY, II, DENZIL WILLARD	16285	HERRMANN, THOMAS ALFRED
22727	HAWKINS, MICHELLE YVETTE	16226	HERSEY, JERRY ROGER
16211	HAWKINS, RANDALL FLEMING	15692	HERSHFIELD, BARTON KENT
09244	HAWKINS, RICHARD ALLEN	24650	HERTZBERG, TODD MICHAEL
19027	HAWTHORNE, BRIAN WENDELL	17267	HESS, ALAN RAY
22310	HAYES, JAIME THOMPSON	17552	HESS, DAVID ELWOOD
23464	HAYES, JR., JAMES DELANO	20825	HESS, DAVID FREDERICK
24574	HAYES, JOHN DAVID	19624	HESS, ELIZABETH HARRISON
10611	HAYES, JR, RICHARD DARRELL	20011	HESS, MICHAEL RAYMOND
09972	HAYES, THOMAS MORTON	20824	HESS, MICHELLE LYNN
22056	HAZARD, HANNAH WRIGHT	14997	HESS, ROBERT ALBERT
22392	HEABERLIN, BRIAN KENT	11569	HETZER, TIMOTHY BRUCE
15128	HEAVNER, ROBERT RANDAL	23286	HEUER, RICHARD JAY
22728	HEBARD, III, HAROLD GEORGE	14774	HEYD, KAREN ANN
10612	HECETA, WILMER GAO-AY	18161	HEYD, ROBERT LEO
17325	HECK, JR., HERMAN ANDREW	23399	HEYDARIAN, HALEH CHRISTINE
14649	HEFFERNAN, DAVID MICHAEL	10456	HEYDARIAN, MAHMOOD
14470	HEFLIN, II, ROBERT EUGENE	20012	HEYWOOD, SAMUEL GREG
13963	HEGG, KYLE RICE	24651	HICKS, WILLIAM ROTHACKER
21695	HEGSTROM, MICHAEL TERRANCE	22989	HIGGINS, LAURA ELIZABETH
07880	HEIRONIMUS, III, TERRING W.	23223	HIGGS, DOUGLAS MARTIN
10455	HEISKELL, CHARLES ANDREW	13007	HIGH, CARL STEPHEN
22393	HELLER, HOWARD TODD	22952	HIGH, ERIC ANDREW
22951	HELMICK, KRISTEN PEROS	20113	HIGO, OMOKHAYE MOGOKEOLA
12161	HELSELY, JAMES DOYLE	23665	HIJAZI, YASMINE MONA
23907	HELVESTON, WENDELL RAYMOND	23850	HILL, ANDREA LYNN
20207	HELWANI, HASSAN	21017	HILL, BECKI SUE
16722	HEMBREE, WANDA MARIE	21755	HILL, CHERYL ANNE
22559	HEMSTREET, MITZI KAY	14848	HILL, DANIELL BUCHANAN
23784	HENDERSHOT, TRACY LEE	09900	HILL, DAVID PETER
20470	HENDERSON, JAMES MARTIN	20527	HILL, LISA CAROLINE
17533	HENDERSON, II, JOHN PAUL	19740	HILL, MARY WYNN
21808	HENDRICKS, GREGORY SCOTT	24009	HILL, PATRICK EDWIN
22729	HENNEBERRY, KYLE JOSEPH	13989	HILL, RANDALL JAMES
18640	HENNESSEY, WILLIAM JAMES	23666	HILL, ROBERT LEE
19462	HENRICKSON, ROY ERIC	14471	HILL, RONALD CHARLES
17873	HENRY, BRADLEY DEAN	17553	HILSBOS, KENNETH
15141	HENRY, DEBRA LYNN	18269	HILTZ-PARRA, DEBORAH JANE
20112	HENRY, JOHN SHERMAN	22886	HILVERS, PAMELA SUE
17162	HENSHAW, II, RAYMOND EDWARD	21809	HINERMAN, JR., RAYMOND ALBERT
19688	HENSLEY, ELIZABETH KRISTI	23400	HINTON, JR, ROBERT BRUCE
19933	HENSLEY, JENNIFER ANN	17163	HIRSCH, LARRY KEITH
24575	HENSLEY, JEREMY LYNN	17208	HIRSCH, JR., WILLIAM LOUIS
13526	HENSLEY, WILLIAM MICHAEL	20725	HIX, CHARITY VIKA
17607	HENSON, BARNEY JERRY	24175	HLIVKO, JONATHAN THOMAS
19028	HENSON, DOUGLAS WILSON	10217	HO, JESUS TAN
08954	HENSON, SAMUEL LEE	14571	HO, JU CHANG
12681	HENTHORN, RAYMOND BRUCE	23908	HO, PETER YING CHUEN

License	Name	License	Name
13918	HOAK, BRUCE ALLYN	16920	HORNSBY, JO ANN ALLEN
22953	HOCHBERG, CHARLES J.	21126	HORSFORD, NICHOLE MAUREEN
21912	HOFELDT, MATTHEW J.	23668	HORSLEY, ROSS ARTHUR
23851	HOFER, JACOB HEINZ	10459	HORSMAN, THOMAS ALLEN
22613	HOFFER, PHILLIP FRANKLIN	20528	HORSWELL, BRUCE BRIAN
17028	HOFFMAN, DONALD LAWRENCE	24488	HORTIN, GLEN LEE
17983	HOFFMAN, ELISSA JANE	19463	HORVATH, GABRIELLA GIZELLA
08314	HOFREUTER, DONALD HENRY	21975	HOSSAIN, AKM MOSHARRAF
18079	HOFSTETTER, MARK	23513	HOSSAIN, DELOAR
09950	HOGAN, MICHAEL THOMAS	24010	HOSSEINZADEH, POOYA
13054	HOGAN, THOMAS FRANCIS	10690	HOSSINO, HATEM MAHMOUD
15622	HOGG, JEFFERY PAUL	10990	HOSTA, GEOFFREY MAXIM
15029	HOGUE, GAVIN NEIL	17211	HOSTETTER, ALDEN LYNN
20471	HOH, WILLIAM GERARD	23316	HOTCHKISS, LAURA ANNE
15257	HOJAT, SAIED MOHAMAD KHALIL	22887	HOTIANA, MATEEN MUNIR
20262	HOLBERT, CECIL TODD	20612	HOUFF, STEPHEN LOUIS
24652	HOLDEN, ANTHONY AUSTIN	24011	HOUPE, ROBIN LYNN MEYER
15258	HOLEHOUSE, JAMES MICHAEL	17554	HOURLANI, HISHAM SPIRIDON
11422	HOLLEY, ROBERT MELVIN	20114	HOUSE, NANCY SUSAN
13528	HOLLOWAY, JOHN DUBOIS	10461	HOUSTON, BRIAN DELANEY
23373	HOLLOWAY, ROBERT JOHN	23584	HOVEY, CHARLOTTE E.
22730	HOLLS, WILLIAM M.	15815	HOWARD, ATHENA AUVIL
08874	HOLMAN, JOHN EDWARD	24211	HOWARD, JONATHAN JASON
22253	HOLMES, ALLEN JASON	11927	HOWARD, II, THOMAS WILLIAM
19741	HOLMES, GREGORY ARTHUR	22394	HOWARD-CLAUDIO, CANDACE MICHELLE
18551	HOLMES, JEFFREY SCOTT	24653	HOWELL, DAVID MICHAEL
10949	HOLT, FRED FRISCH	21811	HOWELL, JODIE ELIZABETH
13714	HOLTGREWE, MICHAEL RAY	22057	HOWELL, STEPHEN MOORE
24176	HOLTZCLAW, STEPHEN G.	10893	HOWIE, MICHAEL BRITCHFORD
23465	HOLUBEK, WILLIAM JOHN	22790	HOY, JOHN FRANKLIN
18529	HONAINY, HASSAN KAMEL	10218	HOYLMAN, VERA LOUISE
10458	HONAKER, CHARLES RODNEY	16051	HRITZ, JEFFREY ALAN
22731	HONAKER, MATTHEW JASON	24317	HSU, TIMOTHY CHING
23401	HONDA, KORD SHUJI	22615	HUANG, BENJAMIN TAI-YUEN
21756	HONG, JUNG JA	18866	HUANG, TZONG-WEN
11736	HONRADO, CORDELL RIVERA	17180	HUBBARD, DAVID FREDERICK
23466	HOOD, ELLIE EARLES	23051	HUBBARD, HEATHER JO
23583	HOODA, DEEPAK	23052	HUBLER, LLOYD DAVID
23050	HOUGLAND, YVONNE THERESA	22791	HUDAK, JASON ANTHONY
21757	HOOS, RICHARD TIPTON	23785	HUEBNER, KERMIT DAVID
11570	HOOVER, DAVID LAURENCE	24012	HUFFMAN, ANDREA ARLENE
20329	HOPKINS, ERIC SHANE	18734	HUGHES, JAMIE LEIGH
21454	HOPKINS, GAIL EASON	18134	HUGHES, MARK ANDREW
21613	HOPKINS, KRISTA LYNN	16949	HULL, ROBERT WARREN
21316	HOPKINS, LEAH GAIL	22058	HULSE, III, RONALD STEPHEN
23315	HOR, KAN NAM	14824	HUMMEL, MARYBETH
12054	HORAN, CHARLENE FRANCES	17030	HUMMER, JOEL THOMAS
13261	HORANI, MOHAMMED NABIL	16641	HUMMER, TERRY ELAINE
21614	HORN, DENNY JAMES	14902	HUMPHREYS, DAVID JOHN
23667	HORNBACK, BRIAN DEAN	23402	HUMPHREYS, STACEY MICHELLE
13530	HORNER, PHILIP HENRY	24426	HUNDLEY, JONATHAN CHARLES
23225	HORNER, W. HARRY	18867	HUNKELE, ERIC CARL

License	Name	License	Name
20265	HUNT, DAVID JOHN	08193	IRONS, JR., GEORGE BENTON
11825	HUNT, JOHN ASPINALL	24654	IRUNGU, THOMAS KIMANI
21127	HUNTER, DAVID LEONARD	21425	IRVIN, HEATHER MASON
14118	HUNTER, FRANCIS SCOTT	23112	IRWIN, ERIC WILLIAM
19845	HUNTER, PAUL BRIAN	18775	IRWIN, LOUIS JORDAN
23852	HURLEY, PATRICK THOMAS	10539	ISAAC, ELIAS HANNA
22198	HURSH, DIANA MARIA	22395	ISAACS, DAVID LAURENCE
22667	HURST, ERIK BRIAN	24396	ISEN, JEFFREY S.
11928	HURST, JANIS LEIGH	10220	ISLA, ROGER
15965	HURST, MICHAEL KENNETH	22254	ISLAM, S. M. JAFRUL
17283	HUSARI, AHMAD WAFIK	24578	ISRAELSEN, STANFORD THOMAS
24576	HUSSAIN, AAMIR	22792	ISSA, MAYADA HUSSAIN
20614	HUSSAIN, FARID	24107	ISSA, MOHAMMED ABDALLAH
20211	HUSSAIN, IMTIAZ	14366	ISTFAN, MICHAEL ALAN
24577	HUSSAIN, KASHIF	18526	ISTFAN, SHARON LONDEREE
24106	HUSSAIN, MOHAMMAD JUNAID	16425	ITANI, BILAL ABDUL-HAMID
18796	HUSSAIN, ROSHAN ALLY	13143	IYER, RAMAKRISHNAN S.
21758	HUSSEIN, REZHAN HAMA ALI	18736	IYER, SHIVKUMAR LAKSHMINARAYAN
22617	HUSSEINI, ZIAD MOUNZER	23585	JABBAR, KAUSAR JABEEN
23467	HUST, FREDERICK SCOTT	14244	JABBOUR, NABIL MILAD
24368	HUTCHENS, KELLI ANN	15081	JACHE, HEIDI
24347	HUTCHISON, JR., LARRY DALE	23226	JACKSON, EMMIE CHAPMAN
10155	HUTTON, JOHN PATRICK	14221	JACKSON, FRANCIS DANIEL
21858	HYDER, MUHAMMAD ALI	24452	JACKSON, GARRETT JAMES
23053	HYDER, TARA	22793	JACKSON, GREGORY PAUL
15592	HYNDMAN, CATHERINE JEANNE	16375	JACKSON, JEFFREY BURKE
24318	HYRE, CHARLES EDWIN	23786	JACKSON, MICHAEL GERARD
12055	IAMMARINO, RICHARD MICHAEL	22059	JACKSON, PAUL EDWARD
23669	IANNETTI, MICHAEL PATRICK	21533	JACKSON, RAYMOND CARL
10816	IBANEZ, II, CESAR BRIONES	14367	JACKSON, RICHARD JEFFREY
23468	IBANEZ, NOEL DESANTOS	18122	JACKSON, ROBERT BOWERS
22149	IBRAHIM, FADI	23514	JACKSON, ROBERT FRANKLIN
24299	IBRAHIM, GHASSAN JERJOUS	11573	JACKSON, SIDNEY BOGGESS
19464	IBRAHIM-BACHA, GHALI	13531	JACKSON, THEODORE ARDEN
23372	IBRAHIMI, MUHAMMAD K	13532	JACKSON, TIMOTHY KEVIN
24404	ICZKOWSKI, KENNETH ALAN	24108	JACOB, GLEN CHRISTOPHER
12268	IGNATIADIS, PANAYOTIS	14446	JACOB, LILY FERRER
22311	IKHLAQUE, NADEEM	24109	JACOB, LISA MARIA
24369	IKRAM, NABIA SHIRIN	12005	JACOB, REMIGIO O.
19227	IMAM, MONA ABDEL GALIL	20150	JACOBS, KATHERINE ANNE
21859	IMAM, NAIYER	15172	JACOBSEN, ELLEN
18525	IMAM, TALHA HASSAN	20678	JACOBY, DARIN REID
19228	IMBING, JR., FAUSTO D.	20969	JACOBY, KATHERINE WILLIAMS
20826	IMLAY, GLEN PAQ YING	17181	JACQUES, CHARLES HALSEY MITCHER
16896	INDACOCHEA, FERNANDO JAVIER	24212	JADHAV, YASHODEEP P.
17231	INGERSOLL, ERIC BENNETT	23054	JAFARY, HASSAN ARSHAD
18735	INMAN, MARK GEORGE	18030	JAFARY, HASSAN ASGHAR
16534	IQBAL, MOHAMMAD KHALID	16158	JAGANNATH, THOPSIE V.
23317	IQBAL, MUHAMMAD	23403	JAGARLAMUDI, ANNAPURNA
19274	IQBAL, SHAHEEN	24370	JAGUN, OLABISI ADENRELE
24177	IQBAL, ZAHID	13211	JAHDHI, NASROLLAH
11087	IRISARI, ELISA MIRANDA SISON	09811	JAIN, ABNASH CHANDER

License Name

License Name

13716	JAIN, KIRTI KUMAR	18500	JAYNES, MARGARET ELIZABETH
21427	JAIN, MANOJ KUMAR	23853	JEAN, AMY MAY
18869	JAIN, PRASOON	12837	JEAN, CHIT KUI
24579	JAIN, PRIYANKA	18284	JEFFREY, JAMIE LATHAM
11477	JAIN, RAJENDRA KUMAR	18123	JEFFREY, WILLIAM RANDOLPH
21236	JAIN, SANJAY KUMAR	22256	JELDEN, GWYNN L.
24110	JAIN, SUMESH	17984	JELIC, TOMISLAV
24371	JAJOSKY, JESSICA RUTH	10293	JELLEN, ALBERT VALENTIN
14135	JAKOBI, ANTOINETTE WALZER	17035	JENKINS, JANET A.
21976	JAKSHA, JONATHAN ANDREW	20728	JENKINS, MARY BUFFINGTON
14159	JALAZO, JESSE BRIAN	24112	JENKINSON, DAVID JOHN
20266	JALISI, FARRUKH MAHFUZ	20472	JENNINGS, TUCKER GISLER
22199	JAMERSON, SCOTT CONRAD	10463	JENNINGS, III, WILLIAM MASON
23227	JAMES, EDWARD JOSEPH	22490	JENSEN, JAMES CHRISTIAN
21534	JAMES, FRANK PAUL	21814	JENSEN, KIRK BRADLEY
23404	JAMES, JEANNE MARIE	09488	JEREZA, RAMON CASA
21616	JAMES-HART, TYSHAUN MICHELE	23405	JEREZA-HARRIS, GINA
21072	JAMI, PRASUNA	17270	JEROUDI, MAJED ALDIN
10485	JAMIE, SHAHROOZ SAHEB	23515	JETTI, VAMSEEN
24298	JAMIE, SHARON SAHEB	20076	JEWART, BRIAN HARRY
10222	JAMORA, ISMAEL ORTEGA	22732	JEWELL, NOEL BRIAN
23469	JAN, AZAM	21977	JIANG, JINXING
17785	JANCZEWSKI, MARK GEORGE	10223	JIMENEZ, CARLOS CRISOLOGO
13009	JANI, DILIP S.	10129	JIMENEZ, HERNANDO
08508	JANICKI, THOMAS JOSEPH	11737	JIMENEZ, TEODORO DIMAANO
20726	JANOO, JABIN TAJDIN KASSAM	20616	JIN, CHUANFANG
18406	JANOTKA, PAUL	20617	JIRAK, JR., GEORGE VICTOR
18589	JANSEN, DONALD GRANT	17922	JITAN, RAED ABDALLA
24427	JANSEN, ROBERT MICHAEL	21696	JOE, CAROLINE ESADI
23113	JANTZ, ROBERT GENE	18973	JOGENPALLY, NARENDER RAO
22396	JANUS, JENNIFER COX	14686	JOHN, CHERIAN
13405	JANUSZKIEWICZ, SAMUEL ALVIE	23670	JOHN, COLLIN CHRISTOPHER
19149	JAO, MONINA MARTINEZ	16097	JOHN, KURUVILLA
21369	JARAMILLO, DIOSDADO TABULA	16951	JOHN, MOLLY
21019	JAREM, ELIZABETH TERESA	12687	JOHNS, JR., RICHARD EDWARD
21237	JARRELL, BRETT ERIC	16327	JOHNSON, II, CHARLES EDWARD
20727	JARRELL, EUGENIA MARIE	12479	JOHNSON, DAVID GRANT
19030	JARRELL, JR., JOSEPH	23787	JOHNSON, ERIC DAVID
13144	JARVIS, PHILLIP EDWARD	13458	JOHNSON, JR., FRANK JOSEPH
09877	JASH, SATKARI	16643	JOHNSON, GAYLEN SHAW
23956	JASKO, JOHN JOSEPH	21020	JOHNSON, HELEN REBECCA
24111	JASKOLKA, MICHAEL STEPHEN	12688	JOHNSON, JAMES MICHAEL
22648	JAVID, ROYA OMID	08973	JOHNSON, JEROME GORDON
10588	JAVIER, DOMINGO GONZALES	24655	JOHNSON, JOHN HARLEM
22560	JAVIER, MARCOS MORALES	20381	JOHNSON, III, JOHN HENRY
12836	JAWALEKAR, KSHAMA SHREENIWAS	24428	JOHNSON, JONATHAN MICHAEL
19031	JAWDI, SAAD	20331	JOHNSON, KIM GRAHAM
15540	JAWORSKI, ANDRZEJ JACEK	18363	JOHNSON, MARK LEO
21860	JAWORSKY, CHRISTINE	22491	JOHNSON, MELISSA ROEDEL
12563	JAYAKUMAR, SUBRAMONIAM	19466	JOHNSON, SHARON ROSE
11026	JAYARAM, DAVANGERE MUDDAPPA	22733	JOHNSON, SHERRI LYNNE
12791	JAYARAM, GEETA DAVANGERE	19846	JOHNSON, WILLIAM MICHAEL

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21317	JOHNSTON, ROBERT BRIAN	18285	KADAM, SHILPA ARUN
16571	JOHNSTONE, ROBERT EDMUND	21978	KAFKA, SHELLY PEARL
24213	JONES, ALVIN CHRISTOPHER	23114	KAHANE, HILLEL
16426	JONES, BRENDA FAYE	24113	KAHI, HASSAN
14142	JONES, CATHY SUSAN	23516	KAHLER, JOHN GILMAN
21618	JONES, CHRISTINE LYNN	12838	KAHN, JEFFREY A.
20777	JONES, DAWN REED	17212	KAHWASH, ZIAD
10660	JONES, DOUGLAS LARKIN	13770	KAISER, MARGARET ANN
21915	JONES, ERIC CRAYTON	23406	KAKAJI, HAZEM AL MOHAMMAD AGHA
17327	JONES, EVAN ALAN	24062	KALASH, YASER
24429	JONES, JUSTIN BRIAN	22992	KALAVA, KALYAN
21759	JONES, MATTHEW PAGE	24580	KALEKA, GURJEET SINGH
20360	JONES, NICOLETTE MONIQUE	24656	KALEKA, RAVNEET KAUR
22200	JONES, REBECCA KEENE	18502	KALLA, ABDULLAH MAHMOUD
19784	JONES, III, ROBERT E.	20383	KALO, MOHAMMAD MOUHI B
11318	JONES, ROBERT EUGENE	22493	KALOU, MOHAMAD SAMAH
13533	JONES, ROBERT MARCH	21917	KAMAL, MALIHA AHMAD
11576	JONES, RONALD STUART	19467	KAMATH, C. RAMADAS
21916	JONES, SHARMILA MATCHESWALLA	21697	KAMATH, GEETHA S.
19550	JONNA, YADAGIRI REDDY	18870	KAMATH, SURESH
20116	JORDAN, JOSEPH PAUL	21885	KAMIL, SYED HASAN
11738	JOSE, REYNALDO D.	19936	KAMRAN, KHURRAM
23957	JOSEFSON, DEBORAH	22889	KANAGALINGAM, SRI RANJINI
23368	JOSEPH, ANTONY	23230	KANATE, ABRAHAM SEBASTIAN
16952	JOSEPH, BRIDGET	12690	KANAWATI, MOHAMMAD YASIER
24319	JOSEPH, GEORGE KANIANTHRA	23840	KANDEEL, AHMED FOUAD
15460	JOSEPH, JOBY	19937	KANDULA, PRADEEP KUMAR
20473	JOSEPH, MARK ALLEN	20268	KANDULA, RENUKA
14712	JOSEPH, NANCY LEA	08701	KANDZARI, STANLEY JOSEPH
09134	JOSEPH, ROBERT LANCE	23318	KANE, ELIZABETH D.
13263	JOSEPH, SANDRA J.	18646	KANE, MATTHEW DONALD
21239	JOSHI, ANIKET AJEY	18552	KANE, PATRICK LEONARD
24430	JOSIAH, ANNE FINKBINER	24114	KANG, JIAN
20827	JOYCE, JOSEPH LEE	23586	KANG, MARGARET
12269	JUBELIRER, STEVEN JAMES	19742	KANJ, GHASSAN HANI
13865	JUCKETT, ROY GREGORY	22060	KANURI, KARUNASREE
21074	JUDD, JEFFREY BRIAN	24214	KAO, WILLIAM WAN
17555	JUDE, DAVID CLYDE	18466	KAPELUK, SHARON THERESA
21619	JUENG, CARL FRIEDRICH	21475	KAPLAN, ADAM JARED
10343	JUGO, FELIPE EVANGELISTA	19276	KAPLAN, JAMES ANTHONY
22757	JULIEN, TERENCE DARRYL	23320	KAPLAN, JEFFREY MARK
24372	JULURI, RAVI	20118	KAPLAN, RICHARD SCOTT
23671	JUNEJA, MANIE	20214	KAPLONSKI, LEONARD DANIEL
22991	JUNEJA, SONIA	10897	KAPOOR, RAJESHWAR DAYAL
21154	JUNG, HOJOON	10951	KAPPEL, DAVID ALAN
18975	JUNG, THOMAS MARTIN	17139	KARAM, JEBRAN GEORGES
17328	JURAND, JOSEPH ANTHONY	23321	KARIM, MUHAMMAD SOHAIB
19305	JUSTICE, JILL MCCLANAHAN	21076	KARMY, ROBERT JOHN
19306	JUSTICE, JOHN DAVID	14295	KARRS, THOMAS MICHAEL
21620	JUSTICE, TERRY EUGENE	23672	KARTUSH, JACK MICHAEL
22398	KABBARA, WADIH MOHAMAD WADIH	23322	KASEM, HODA
13534	KADAKIA, AJAY SHANTILAL	24013	KASEM, SAFAA MOHAMED GABER RAMADAN

License	Name	License	Name
20270	KASHYAP, ROHIT	23438	KENNERLY, ROBERT MICHAEL
22400	KASSARJIAN, ARA	21699	KENNY-MOYNIHAN, MARY BERNADETTE
23673	KASSAWAT, MUHANNAD	23910	KENYATTA, JARREL
20079	KASSEM, OMAR RAMZY	11578	KERNS, FRED TIMOTHY
12120	KASSIS, JOSEPH	23854	KERNS, MARY JO JACOBSON
23055	KASTURI, VELLORE G.	12006	KESARI, SRIRAMLOO
17099	KATARI, RAJU SATYANARAYANA	17610	KESARI, SUDHAKAR
24215	KATHURIA, SHWETA	24489	KESEN, MUGE RUKEN
11759	KATIN, MICHAEL JOSEPH	10544	KESSEL, JAMES WEAVER
17332	KATINY, ANTOINE	11092	KESSEL, JAMES WHITE
13325	KATRAGADDA, SITHARAMA SWAMY	16526	KESSEL, JOHN WOODRUFF
14057	KATRAGADDA, SUDHA RANI	19785	KESSELL, MARIA LEE
21321	KATRAPATI, PARVATI	15818	KESSINGER, LINDA LOUISE
14043	KATRIB, KARIM ABDUL	23324	KESSLER, LARRY SCOTT
21621	KATZ, KENNETH DARREN	09676	KETTLER, HENRY LOUIS CECIL
24115	KATZ, STEVEN ALAN	18688	KEVAK, JR., RUDOLPH MICHAEL
21622	KAUR, HANSPREET	22758	KHAJAVI, MEHRAN
23675	KAUR, LAKHVIR	11115	KHAKOO, RASHIDA ABBAS
13146	KAVIC, THOMAS ADAM	21624	KHALID, AHMED ALI
23935	KAVJIAN, DAVID ALAN	18871	KHALIL, BUSAINA LABIB
13920	KAYI, MALLINATH	11143	KHALIL, MARCIA ANN
21431	KAZBAY, KASIM	23470	KHALIL, PATRICIA ELIAS
20271	KAZI, GHAZALA AFAQ	22973	KHAMARE, CHETAN
23676	KAZI, NOOR AHMED	21760	KHAN, ABDUR REHMAN
20887	KAZMI, SAMINA	22795	KHAN, AHMAD AFTAB
23323	KAZNOSKI, DEREK DUANE	17611	KHAN, ALI AKBAR
20828	KEADLE, DAVID MILLER	18258	KHAN, ASAD HAMID
22561	KEBLAWI, HISHAM AHMED	11826	KHAN, FARUKH AHMED
15348	KEDDIE, SUZANNE MARCELLA	23587	KHAN, FAWAD JAHANGIR
13265	KEEFE, JOHN JOSEPH	21625	KHAN, FIDA ALI
14369	KEEFOVER, ROBERT WARD	09490	KHAN, JAMAL HAMEED
23407	KEENAN, SEAN CHRISTOPHER	22994	KHAN, JEHANZEB
21815	KEESE, SEAN THOMAS	22259	KHAN, KASHIF ZAFAR
21698	KEITH, ROBBY LEE	23056	KHAN, KHURSHID AHMAD
24216	KELLAR, ANDREA LYNNE	22797	KHAN, MEHR AMJAD
23893	KELLEHER, JR, JOHN FRANCIS	10084	KHAN, MOHAMMAD ZAFRULLAH
09016	KELLEY, JOHN FREDRIC	21322	KHAN, MOONA ZIA
21979	KELLEY, KATHLEEN ANN	21861	KHAN, MUDUSSARA ASAD
18503	KELLEY, URSZULA BARBARA	20384	KHAN, MUHAMMED ASLAM
14913	KELLEY, JR., WILLIAM E.	16644	KHAN, NASIR ALI
15594	KELLOGG, JEFFREY DOUGLAS	23325	KHAN, NOMA
24217	KELLY, JAMES CHRISTOPHER	17334	KHAN, RAHEEL RASHEED
12306	KELLY, LAWRENCE BENNETT	24490	KHAN, SAAD SAEED
13535	KELLY, MICHAEL ANTHONY	23677	KHAN, SAIMA AHMAD
11577	KELLY, PATRICIA J.	22798	KHAN, SARAH
10819	KELSEY, RONALD LEON	20620	KHAN, SHAHNOOR ALI
23232	KEMP, III, DEWITT EDWARD	19035	KHAN, SOFIA SALIM
15215	KEMP, JUDITH DIANE	24491	KHAN, UZER
22618	KENAMOND, CARTER ALAN	18163	KHAN, WAHEED AHMED
15817	KENAMOND, MARK CARTER	22062	KHAN, YUSUF HAMEED
11166	KENAMOND, THOMAS GARY	23912	KHAN, ZINOBIA
20534	KENNEDY, III, THOMAS JAMES	24218	KHANAL, PRAKASH

License	Name	License	Name
16954	KHANNA, ALKA UPPAL	22402	KING, LESLIE PATRICE
18164	KHANNA, RAJIV	17472	KING, RICHARD WADE
22201	KHATTAK, KAMRAN YUNAS	08790	KING, ROGER EDWARD
19196	KHATTRI, ASHOK	17556	KING, II, RUSSELL FREDERICK
17786	KHAWAJA, IMRAN TAUSIF	23233	KING, STEPHEN SCOTT
23913	KHETPAL, PRASHANT	24581	KINGMA, DOUGLAS WILLIAM
17876	KHIAMI, AHMAD AYMAN	24262	KINKAID, STANLEY GORDON
24552	KHIMANI, FARHAD	16302	KINNEY, DAVID MICHAEL
20474	KHITAN, ZEID JAWDAT SULEIMAN	22761	KIRATISEAVEE, SIWAT
23678	KHOKAR, AMIRA	24431	KIRBY, ROBIN ELIZABETH
15032	KHOKAR, GHAZALA QURESHI	16955	KIRCHDOERFER, ELAINE JEAN
12949	KHOKAR, MUHAMMED IDREES	16956	KIRK, MICHAEL DAVID
20449	KHOKHAR, SHAHID MUNIF	16692	KIRKHART, LAUREL ANN
13212	KHORSHAD, MIRAFLO GONZALES	20272	KIRKPATRICK, CASSANDRA MICHELE
14983	KHOSLA, SUBHASH	23788	KISH, JOSHUA BEDDINGFIELD
18290	KHOSROVI, HOUMAN HORMOZDIAR	19549	KISNER, AMY LYNETTE
24373	KHOURY, MAROON BOULOS	14531	KISTNER, MARY LOUISE T.
12203	KHOURY, RAJAI TAWFIQ	19471	KITCHEN, ANTHONY W.
16329	KHURANA, AMAR NATH	24014	KITCHEN, JAMES CHRISTOPHER
20622	KHURANA, ANURAAG	15903	KITCHEN, LYNN WALLACE
20623	KHURANA, SUNAINA	12458	KITIPHONGSPATTANA, KRIENGKRAI
23326	KIDD, JEFFREY ALAN	13871	KITTS, ELLEN LOUISE
22927	KIESEL, VINCENT EDWARD CHARLES	20333	KITZMILLER, MELISSA DAWN SMITH
22152	KIGGUNDU, EDWARD WILLIAM	17697	KLAY, JOHN WHITAKER
23959	KILGORE, APRIL ELAINE	21920	KLEIER, RUTH S.
13536	KILKENNY, MICHAEL EUGENE	16597	KLEIN, CAROL ANGELA
17657	KILLEFFER, JAMES ALEXANDER	18437	KLEIN, GERALD MARK
17037	KILLMER, SCOTT MATTHEW	23590	KLEIN, LAWRENCE E.
23518	KILPATRICK, RUSSELL JAMES	23589	KLEIN, MICHAEL VINCENT
23588	KIM, CHONG HWAN	23988	KLEIN, SUSAN AMY
19743	KIM, CHRISTOPHER KONKYO	18033	KLEPPINGER, CYNTHIA FAY
09491	KIM, CHUNG WHAN	20334	KLETTER, JAN CARY
19847	KIM, HEE SUN	21182	KLIMEK, DEBORAH LYNN
15264	KIM, I. H.	09677	KLINE, DELORIS IRENE
21129	KIM, JAMES JUPYUNG	23914	KLINE, LAURA MCCASKILL
18287	KIM, JAY JA-EARK	11804	KLINE, RICHARD B.
17878	KIM, JONG KOOK	08955	KLINESTIVER, DONALD GEROULD
11932	KIM, MYUNG-SUP	13268	KNAPP, DEBORAH FRANCES DICKERT
14870	KIM, SOK MIN	13269	KNAPP, JR., DENNIS RAYMOND
21980	KIMBALL, THOMAS RICHARD	21477	KNIERIM, TIMOTHY HENRY
13870	KIMMEY, GERRIT ANTHONY	22669	KNIGHT, GEORGE FREDERICK
23092	KIMYAI-ASADI, MITHRA	22404	KNIGHT, JENNIFER CHRISTINE
14721	KINCAID, CHRISTINE R.	15641	KNIGHT, JOHN PATRICK
23679	KINCAID, CHRISTOPHER EUGENE	20188	KNODEL, KATHRYN A.
21919	KINDEL, SUSAN E.	19426	KNOLL, ALAN FRANKLIN
17879	KINDER, JR., JACK LEE	09678	KOAY, JACK SCOTT
19552	KING, BRIGITTE DANIELLE	21372	KOAY, THOMAS C.
22996	KING, DERIK KENT	14921	KOBBAH, PIAYON EMMANUEL
21181	KING, DEVIN AUDRIC	24277	KOCH, CHRISTOPHER TROY
11581	KING, JOHN HERBERT	22799	KOCH, DAVID BRUCE
11760	KING, JR., JOHN ROBERT	19553	KOCH, JOHN KEVIN
23471	KING, JUDY ANN	23234	KOCH, PAUL WARREN

License Name

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12842 KOCHHAR, BRIJINDER SINGH
16483 KOCOSHS, SAMUEL ANGELUS
18409 KODURI, VINOD KUMAR
23116 KOESTER, ALAN RICHARD
09585 KOH, YUNG HIE
24219 KOHLI, ARPAN
17182 KOJA, ABED ALSALAM
24220 KOKX, ANTHONY FRANCIS
14035 KOLANKO, VINCENT PAUL
16824 KOLAR, MARIA MUNOZ
16898 KOLLI, RAVINDRANATH
24221 KOLPURU, GIRISH
24222 KOMAN, LOUIS ANDREW
10616 KOMMOR, MARTIN JAY
14447 KONDOVSKI, STERJO
13823 KONDROSKI, ELAINE MARIE
22312 KONE, BHAVANI P.S.S.
21323 KONGKASUWAN, KIMBERLY RENEE
21130 KONNUR, NEELAM
14298 KOPITNIK, JR., THOMAS ANTHONY
18124 KOPOLOW, LOUIS EDWARD
08113 KOPPEL, DONALD MAURICE
18324 KOPPERA, SUBBARAYUDU
13540 KOPPIKAR, MAHESH MURLIDHAR
18082 KORONA, JR., MICHAEL VINCENT
17473 KOSHY, PREMILA
20974 KOSURI, RAMAKRISHNA RAJU
18873 KOTTAPALLI, AJAY KUMAR
21183 KOTTAPALLI, MAHIJA
21636 KOVACH, ANGELA DAWN
11934 KOVACH, RODNEY FREDERICK
14532 KOWALKOWSKI, THOMAS STEPHEN
24492 KOWALSKI, TADEUS EDWARD
21628 KOZA, EDWARD PETER
22203 KOZOVSKA, MILENA EVLOGIEVA
20538 KRAMER, DAN
19036 KRAMER, JR., PAUL RONALD
20475 KRANTZ, JR., WILLIAM ALBERT
20217 KRAUSE, GREGORY E.
18694 KRESA-REHL, KIREN JEAN
24223 KRESCH, ZVI ARYEH
24432 KRESS, DOUGLAS WAYNE
16330 KRINSKY, SAMUEL IRWIN
19037 KRISHNA, RANGA CHELVA
10346 KRISHNAN, RADHA KANNUSWAMY
21702 KRISHNATHAS, ANANTHAN
14610 KRIVCHENIA, II, GREGORY B.
12636 KROENING, JOHN JOSEPH
24493 KROLL, MARY-ANN
22670 KROMPECHER, ADAM THOMAS
18036 KROPAC, ROBERT PHILLIP
17512 KROSS, MARC EDWARD

24320 KRUSE, DAVID MATTHEW
17474 KUBICKI, KRZYSZTOF JERZY
24116 KUCHIBHATLA, AJAY SEETARAM
13149 KUDVA, RADHA V.
23235 KUEHN, ADAM
21374 KUEHN, NICOLAUS JOSEPH
23855 KUENSTNER, JOHN TODD
21703 KUHL, AMBER LEE
18738 KUKKILLAYA, RADHAKRISHNA UPPOOR
09048 KULLMAN, VALERIA SUE
21630 KUMAR, ARUN
16957 KUMAR, ASHOK RAMCHAND
11875 KUMAR, CHANDRA MOHAN
13060 KUMAR, RASHMI
12697 KUMAR, SUBHASH
22016 KUMAR, SURESH GOPALAKURUP
24321 KUMAR, SURYA RAMACHANDRAN
24015 KUMAR, UDAY
12698 KUMARI-BHANOT, VEENA
21478 KUNCHERIAH, SHIBU G.
15299 KUNG, MARKUS
19761 KUNKEL, ALLAN BURT
21184 KUNKEL, FRANK ALFRED
11321 KUNST, OTTO JOHN NICHOLAS
19787 KUO, CHE-FU
11083 KUO, JERN-JON
23591 KUPEC, EVAN GEORGE
22262 KUPEC, JUSTIN THOMAS
24433 KUPFER, SAMUEL
11876 KUPFERBERG, PAUL L.
09769 KUPPUSAMI, MUTHUSAMI
22064 KUPPUSWAMY, BAIRAVA SUNDARAM
19940 KURAGUNTLA, PAUL RAJ
17658 KURAPATI, SUREKHA
23236 KURAPATY, MERCY SARA
18874 KURCZYNSKI, ELIZABETH MICKELSEN
24582 KURDI, MOSTAFA
19309 KUREISHY, ZAVEEN AHMAD
24494 KURESHI, SAFINA SUGRA
20120 KURIAN, SOBHA
18977 KURTZ, ENID AMERICA
15596 KURUCZ, JANE ANN
21631 KURUNATHAPILLAI, KATHIRGAMATHAS
15514 KURLA, PAUL TIMOTHY
11170 KUSMINSKY, ROBERTO ERNESTO
24163 KUTROVAC, KYLE THOMAS
19523 KUZBARI, SAMER
21185 KWASNY, WILLIAM CHRISTOPHER
15906 KWEI, LEON SHIU-LUNG
24117 KYATHARI, SIVAMURTHY
19792 KYER, III, PAUL DEAN
12360 KYLE, JAMES MORGAN

License	Name	License	Name
11877	KYMN, SUK HEE KIM	12700	LAO, DOMINADOR
20539	LA MONACA, GIANLUCA	22067	LAO, MICHAEL RAMOS
23680	LABATIA, SHERIF YOUSSEF TAWFIK	23791	LAPHAM, ROSANNA LORENA
23681	LABBAN, GEORGE	17788	LAPLANTE, JON SCHRAE
13922	LABUS, LESTER	22263	LARES, NANCY BETH
22204	LACANILAO, RAMON L.	19106	LARES, TODD ALLAN
15018	LACARBONARA, FREDRIC EMILIO	11584	LARKIN, DAVID JOSEPH
20890	LACEY, JAMES EDWARD	24434	LARKIN, ROBERT FRANCIS
23408	LACHMAN, MARY FRANCES	24657	LARKIN, THOMAS MICHAEL
22405	LAFFERTY, BENJAMIN RANDOLF	23239	LARRABEE, HOLLYNN
11583	LAHIRY, SUBRAT KUMER	23857	LARSEN, CHRISTOPHER PATRICK
22736	LAHNOVYCH, VICTOR	18801	LARSEN, PAULA KAY
21632	LAI, CHRISTOPHER S.	12240	LARSON, CARL SVEN
22495	LAI, NORRIS E.	11764	LARSON, PATRICIA ANN
23519	LAKATOS, LARISSA JANETTE	24495	LARSON, SCOTT VON
20626	LAKEW, ELIAS	21080	LARSON, SUSAN GAYLE
24278	LAKHANI, JAY RASIKLAL	15404	LARUSSO, DARYL MICHAEL
12543	LAKHANI, NALINI RASIKLAL	21922	LARZO, CRISTOFORO RAYMOND
23789	LAKHANI, PARESH VINODRAI	21186	LARZO, MELISSA RIFE
10348	LAKHANI, RASIKLAL HARIDAS	23682	LASALA, PAUL ROCCO
10349	LAKHANI, VINODRAI BHAGWANJI	10952	LASKER, BRUCE LAWRENCE
19038	LAKHRAM, RAMESH B.	21982	LASKER, STEVEN MARK
12844	LAMB, III, ROBERT VAUGHN	15349	LASSERE, MICHAEL WARREN
18165	LAMBERNEDIS, ANN MAREE	12951	LASURE, REX DAVID
21633	LAMBERT, CHRISTOPHER NED	18417	LATEEF, ATIYA MALIK
21024	LAMBERT, III, HERBERT STANLEY	21480	LATIF, JAWAID
19558	LAMBERT, MATT WADE	10953	LATOS, DERRICK LOUIS
23409	LAMBERT, MELISSA LORRAINE	16413	LAU, STEPHEN C. K.
23790	LAMBERT, ROBERT AARON	21983	LAU, YIU-KEUNG
08343	LAMBRECHTS, MARCEL GHISLAIN	21131	LAUFER, FREDERICK JAMES
18800	LAMBROS, IRALANE PIPPA MCCOY	20387	LAURENCIO, ISAGANI ORDINARIO
24374	LAMERIO AGUAYO, ALODIA	24322	LAURO, GREGORY RALPH
13543	LAMM, RENEE RUTH	24016	LAVELLE, JOHN CHRISTOPHER
24279	LAMM, WILLIAM DAVID	24375	LAVENDER, CHAD DAVID
12974	LAMPTON, JR., EDWARD WILLIAM	14653	LAVERY, G. WILLIAM
20627	LANASA, SALVATORE	16378	LAW, DAVID ALLEN
22496	LANCASTER, JEFFREY DAVID	24658	LAW, KARI BETH
23237	LANCIERS, SOPHIE	20218	LAWRENCE, DAVID WAYNE
14869	LANCIONE, SARAH RAHMAN	24323	LAWRENCE, SANDRA KAY
23592	LANDAU-LEVINE, MARY ELIZABETH	22487	LAYNE, GINGER PATTY
21981	LANDER, OWEN MACLIESH	13150	LAYNE, RICHARD DAVID
22066	LANDERS, JR., JOHN THOMAS	19744	LAZER, ZANE PATRICK
11229	LANDIS, ANDREW ELLSWORTH	21704	LAZOVIC, GAVRILO
23238	LANDRIO, JULIE ANN	23033	LE, FRANCIS KIET
23410	LANDRUM, LORENA	17790	LEABERRY, JEFFREY LOUIS
22154	LANDVOIGT, MAPLE TIMOTHY	16783	LEACOCK, DARRICK SIDNEY
23327	LANFORD, LIZABETH MILLER	08297	LEADBETTER, ROBERT LEWIN
23960	LANGE, NICHOLAS JAMES	21481	LEAVELL, JR., BYRD STUART
08042	LANGLET, JULES FRANCIS	23915	LEBEC, DAVID RICHARD
24583	LANHAM, JONATHAN ALEXANDER	20219	LEBLANC, LOUIS JOSEPH
20584	LANKA, JHANSI RANI	23240	LEBRUN, CHRISTOPHER THOMAS
20891	LANSANG, JR., RAMON SALALILA	14830	LECHNER, JONATHAN DAVID

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22800	LECLERCQ, TOUSSAINT ANDRE	22359	LESLIE, SCOTT DAVID
22313	LEE, BRANDON DAVID	11936	LESNETT, JAMES CURTIS
19696	LEE, FRANCIS YEW-WEI	09018	LESNOCK, ROBERT GRUBE
09496	LEE, HAN SENG	24225	LESSAR, JEFFREY SCOTT
18291	LEE, HSIANG-KUANG	12612	LESTER, RANDALL VAUGHN
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	LEVIEN, JOEL ARNOLD
22620	LEE, JULIA LYNN	18439	LEVIN, BARRY ALAN
18084	LEE, KANG KUK	22892	LEVITIN, ABRAHAM
14491	LEE, KEE CHIN	12064	LEVOS, JAMES EDWARD
19852	LEE, LAWRENCE DAVID	22206	LEVOY, LAURA LEANNE
18125	LEE, MARCIANO BELDEROL	24324	LEVY, CHARLES LEWIS
22998	LEE, III, MARVIN	22671	LEVY, MATTHEW DAVID
20541	LEE, MATTHEW FRANKLIN	22207	LEVY, VALEH ILKHANIPOUR
23117	LEE, ONEIL	24226	LEW, JULIE CHRISTINE
16729	LEE, PAUL GREGORY	18126	LEWEN, ROBERT MICHAEL
19474	LEE, PAUL SAMUEL	18979	LEWIS, JR., DONALD RYAN
24435	LEE, SEON HUAN	13719	LEWIS, JAMES MARVIN
22801	LEE, SEUNG KWON	13546	LEWIS, JAMES STUART
23118	LEE, TAC ZHUN	20080	LEWIS, KARL CHESTER
20894	LEE, THOMAS FUK-CHING	09415	LEWIS, MARY LOU
12953	LEE, YOUNG J.	18103	LEWIS, MICHAEL DAVID
09792	LEEF, JR., JOHNSEY LEE	10468	LEWIS, MICHAEL JUSTIN
21155	LEEF, III, JOHNSEY LEE	18370	LEWIS, MYRON ALAN
16379	LEEPER, HAROLD FRANK	21243	LEWIS, II, ROBERT LEE
10299	LEFEBURE, CHARLES ARMAND	12705	LEWIS, ROGER ALLEN
16453	LEFLER, KENNETH DAVID	18980	LEWIS, SANDRA JEAN
22954	LEGESSE, BENALFEW TESFAYE	15597	LEWIS, STEPHEN ALAN
18508	LEGG, PAUL STEPHEN	22562	LEWIS, STEVEN CHARLES
18368	LEGGAT, IAN THOMAS	20431	LEWIS, WILLIAM DARRELL
22155	LEHKI, ROBERT	18371	LEYS, MONIQUE JEANNE
14767	LEIDY, JR., JOHN WILLIAM	19788	LHEUREAU, THOMAS VERO
21433	LEMLEY, DOUGLAS EDWIN	23328	LI, AILING
19157	LEMLEY, HEATH L.	23739	LI, HONG CATHERINE
09881	LEMMON, KATHRYN STRAUSS	17614	LI, JOSEPH YU
12846	LEMPERT, KENNETH DAVID	19475	LI, LAP-YANG JOSEPH
17475	LENKEY, ATTILA ALAN	13369	LIBBY, JOHN PERSHING
16021	LENTINI, ROSS ROSARIO	20221	LIBELL, DAVID PETER
18472	LEO, SHERWOOD PHILLIP	18107	LICATA, SAMUEL DAVID
14473	LEON, JOHN ANTHONY	08056	LIEBIG, CARL ARTHUR
24436	LEONARD, CASSIE ELAINE	13152	LIEBIG, CARL WARREN
20895	LEONARD, ERIC LAWRENCE	17526	LIFE, DAVID MICHAEL
23057	LEONARD, RAYMOND PATRICK	21082	LIFSON, BARRY JAY
23858	LEONARD, TIMOTHY ORTH	17558	LIGHT, PHILIP NELSON
18509	LEOPOLD, KENNETH JOSEPH	17041	LILLY, DALE BLAKE
11879	LEPANTO, PHILIP BLISS	14534	LILLY, DONALD RAY
20220	LERFALD, NATHAN MEYER	15153	LILLY, JR., JOHN PRESTON
10824	LERFALD, SIDNEY CLARK	16256	LILLY, JONATHAN PAUL
14236	LESLIE, BRUCE WALLACE	11322	LILLY, III, JOSIAH KENNETH
24224	LESJUE, KARA LYNN	15405	LIM, ARTURO YAP

License	Name	License	Name
20121	LIM, ELIZABETH GALANG	21083	LOGAR, JOHN MICHAEL
22672	LIM, FRED TAISHIK	14263	LOH, GARY
16257	LIM, MELY ONG CO	21187	LOHAN, JAMES ANDREW
09389	LIM, RAYMOND ANG	13154	LOHNE, MARTIN JOHAN
09634	LIM, ROGELIO TAN	16854	LOHUIS, NANCY ANN
19698	LIMJOCO, TERESA T.	19789	LOMBARDI, JR., ADOLPH V.
24118	LIN, HENRY CHIUNG-HENG	23917	LOMBARDI, VINCENT ANTHONY
13720	LINBERG, JOHN VINCENT	24326	LONG, MARIA ANN
19197	LINDBERG, CHERI YOST	21188	LONG, MARY ANN
22893	LINDBERG, GUY MATTHEW	18423	LONG, PHILLIP BLAINE
14654	LINDER, HOWARD E.	20683	LONG, SHAWN EDWARD
19942	LINDLEY, I, JUDDSON DALE AARON	18992	LONG, SUSAN ELIZABETH
13153	LINDROTH, MARIANNE BAUM	15551	LONGENECKER, JO ANN
10353	LINDSAY, HUGH ALEXANDER	24659	LONGPHRE, JOHN PAUL MORGAN
07582	LINDSAY, JR., JOHN DAVID	13410	LOOBY, ROBERT GARY
10167	LINDSAY, RICHARD DAVID	22406	LOOS, MATTHEW STEPHEN
22068	LINDSEY, BROCK ANTHONY	11588	LOOT, JESSE L.
23859	LINEBERRY, PAUL JOSEPH	11589	LOOT, SARAH O.
24496	LINGAMANENI, SHANMUKESH	16170	LOPEZ, AMANTE AGUSTIN
12310	LINGER, JR., ROBERT THOMAS	14536	LOPEZ, FRANCISCO DULAY
23916	LINK, GIANNA JOANNE	17559	LOPEZ, GERARDO CANCIO
10301	LINKOUS, CHERYL LYNN	24227	LOPEZ, IVAN DARIO
11799	LINSENMEYER, III, GEORGE JOHN	15730	LOPEZ, JEFFREY PAUL
18292	LINTALA, ALAN MATHEW	22265	LOPEZ, MARY RUTH MOTOMAL
24497	LINTON-FRAZIER, LATOYA NATASHA	19943	LOPEZ LEBRON, ROBERTO
23792	LIPSON, WAYNE EVAN	24119	LOPEZ-MARTI, MARIA GUADALUPE
12065	LIRIO, JR., APOLONIO E.	22673	LORENZANA, ALEJANDRO
22955	LIRIO, ERIC ALVAREZ	12406	LORENZETTI, ROSEMARIE CANNARELLA
12066	LIRIO, MARIZA A.	21244	LORENZO, JR., DANIEL MICHAEL
12706	LISSE, DARREN STUART	23683	LOSADA, MARIELA
23520	LIT, LOUIS MICHAEL	23684	LOSCHNER, ANTHONY LUKAS
24498	LITMAN, DAVID ALLEN	22498	LOSKOVE, JOSEPH AARON
18440	LITTLE, JR., PAUL MICHAEL	23119	LOUDEN, BARRETT ASHER
21635	LIU, JASON YEH-SHENG	11173	LOUDEN, JR., MALCOLM BARRETT
11380	LIU, JENQ-SHENG	22070	LOUDEN, MARK STUART
23412	LIU, JING	24437	LOUDIN, SEAN
24325	LIU, PETER FU-TZ	17615	LOUGH, DAVID RICHARD
22208	LIU, ROSE WANPING	22407	LOVE, BRIAN STEPHEN
11172	LIVENGOOD, PAUL TAYLOR	11937	LOVEGROVE, GEORGE E.
22497	LIVENGOOD, RYAN HERSHEY	17792	LOVEJOY, STEVEN ARNETT
18742	LLADO-MARTINEZ, JUAN	22803	LOW, RONALD BRUCE
09782	LO, PEDRO FELIPE	19399	LOWDEN, ERIC RICHARD
24584	LO, YUAN-FENG CARL	09350	LOWE, ROBERT WYLIE
19515	LOBATON, CHERRY ANN B.	22738	LOWERS, RYAN DOUGLAS
15828	LOBBAN, JOHN HOWARD	15552	LOWERY, JR., JAMES WESLEY
10901	LOBO, VALERIE MARIE	23330	LOYA, MELISSA DAWN
16057	LOCASCIO, III, JOSEPH ANTHONY	22499	LU, LEO
23436	LOCHOW, AMY DITTY	24585	LU, SONG
22999	LOCHOW, STEVEN CHARLES	17340	LU, XIANGPING
20019	LOCKHART, JEFFREY MICHAEL	23860	LUBICKY, JOHN PETER
19310	LOCKHART, TERRI GILLIS	12708	LUBY, BERNARD JOSEPH
23793	LOGAN, SCOTT DONOVAN	23331	LUCAS, DENISE CORAL BEISEL

License	Name	License	Name
17987	LUCCI, JOHN ALAN	21435	MADAR, MERCI
15175	LUCENTE, FRANK CHARLES	20432	MADDEN, JEFFREY WAYNE
10355	LUCERO, CARLOS ESTANISLAO	19854	MADDOX, CHAUNDRA JO HENSLEY
13411	LUCERO, MARIO SANIEL	24167	MADDURU, LAKSHMI ANISINGARAJU
24164	LUCHEY, ADAM MICHAEL	23962	MADERO, GUILLERMO
24228	LUCHINI, MICHAEL ANGELO	11029	MADUCDOC, JR., SERAFINO S.
22804	LUCY, VINCENT ALAN	22806	MAERTZ, NATHAN ALLAN
22805	LUDMER, PHILIP ROSS	24232	MAES, LOU ANN YOUNG
24499	LUDWICK, DAVID JOHN	23120	MAEVSKY, VICTOR
24120	LUFKIN, ROBERT BURNHAM	20337	MAGAL, CHARLES PHILIP
14887	LUKOWSKI, PETER JOSEPH	12483	MAGANN, EVERETT FRANCISCO
13877	LUMAPAS, ARTURO RAMIREZ	18557	MAGGE, SATHISH LAKSHMINARAYAN
10356	LUNA, JR., IGNACIO H.	23413	MAGGIO, VIJAY
23241	LUND, LIDIYA LONGINIVNA	13013	MAGNUSSEN, JAMES ROBERT
09684	LUNDBLAD, DANIEL MILES	23593	MAHDI, HANIBAL
18037	LUPARIELLO, ANGELO DANIEL	10753	MAHESWARAN, VETTIVELU
24500	LUSINS, III, JOHN O.	22897	MAHGOUB OSMAN, SAFA MOHAMED
10708	LUTHRA, JUGINDER KUMAR	18374	MAHMOOD, MANSOOR
16732	LUTINS, JAY ALLAN	23594	MAHMOUD, AHMED SAYED AHMED
18650	LUTZ, PATRICIA ANN	20022	MAHMOUD, HAMADA ELSHAZLY
24501	LUU, LEMI	19855	MAHMOUD, KHALID
24121	LY, DUONG THAI	22073	MAHROU, AHMAD
23473	LY, JUSTIN Q.	23595	MAIDA, MAHAMADU ABDUL-FATAHU
11028	LY, TCHUOC POIN	24587	MAIER, MARTHA ELIZABETH
19478	LYE, CHARLES	22500	MAIESE, RUSSELL LOUIS
22408	LYEW, MICHAEL ANDREW	18558	MAIJUB, AMADO GABRIEL
24502	LYNCH, DONALD ELI	08937	MAIOLO, JOSEPH ANTHONY
24229	LYNCH, EDWARD JOSEPH	22209	MAIZE, JR., JOHN CHRISTOPHER
16260	LYNCH, JOAN ANNE	08956	MAJESTRO, TONY COLERIO
21923	LYNCH, JO-ANN EUDORA	23622	MAJID, TANWEER HUSSAIN
16960	LYNCH, JR., JOHN DAVID	10709	MAJUMDER, INDIRA
24438	LYNCH, MICHAEL JAMES	09128	MAJZOUB, HISHAM SALEM
13549	LYNCH, ROBERT JOHN	15545	MAKANI, ANIL KUMAR
17794	LYNCH, SUSAN KAYE	09719	MAKAR, JASBIR SINGH
20543	LYNN, ROBERT	24588	MAKI, DANIEL DAWSON
11939	LYONS, JR., MORGAN HERTZOG	11940	MALAMISURA, MICHAEL ANTHONY
24503	MA, LINGLEI	18266	MALAS, AMER MUHEIDEEN
23058	MA, XIAOLING	18805	MALAVE, DAVID
13158	MACATANGAY, SERGIO CAPUNO	20277	MALAYIL, MICHAEL THOMAS
15831	MACATOL, FORTUNATO R.	14777	MALHOTRA, GURDEEP KAUR
23961	MACATOL, MATTHEW JONATHAN	10754	MALI, CYRUS
14811	MACAULAY, BRIAN WAYNE	19979	MALIK, ARIF MAHMOOD
09816	MACCALLUM, DANIEL BRUCE	14371	MALIK, FIRASAT SARWAR
10552	MACCALLUM, JOHN PATRICK	18936	MALIK, NADEEM NAZIR
12312	MACE, JR., ANDREW HAROLD	23685	MALLA, SAILAJA
21540	MACE, KEVIN JAMES	24018	MALLAH, KOZHAYA
09250	MACE, ROBERT MORGAN	24061	MALLAMPATI, GAUTHAM KRISHNA
11806	MACEDONIA, PATRICK H.	14916	MALLOTT, STEPHEN J.
19790	MACFARLAND, DAWN LEE WHITE	22674	MALONE, JANINE CAROLE
16785	MACIAS, DANIEL	22314	MALONE, PATRICIA JO THOMSON
17514	MACIUNAS, KRISTINA ALDONA	10035	MALONE, PAUL FREDERICK
17515	MACKAY, KAREN	13373	MALONZO, RAUL YU

License	Name	License	Name
19043	MALOOF, ALBERTA JANE	22675	MARTIN, JR., FRANCIS PAUL
21085	MALPANI, SANJNA	12395	MARTIN, JAMES TYRONE
20684	MALPANI, VISHAL BHAGCHAND	12313	MARTIN, JOYE A.
12853	MAMIDI, SATYANARAYANA MURTY	17988	MARTIN, JULIA ELIZABETH
24019	MANDAPAKA, SANGEETA	23002	MARTIN, KATHLEEN JUNE
15911	MANGANO, LINN MARIE	22900	MARTIN, LUKE WELDON
19479	MANGANO, WILLIAM EDWARD	20898	MARTIN, PETER SHAWN
14168	MANI, JOHN HENRY	19361	MARTIN, SHELDA ANNE
20167	MANIS, RICHARD BENEDICT	24377	MARTINEK, EDWARD FRANCIS
19516	MANIVANNAN, SHANTHI	19638	MARTINEZ, FREDERICK CARL
20433	MANN, STEPHAN CHARLES BOYD	24281	MARTIN-GILL, CHRISTIAN
11282	MANN, THOMAS FORREST	09637	MARTINO, JOHN DAVID
13828	MANNINO, STANLEY CONSTANTINO	22808	MARU, MEHRETTE MALLEDE
23862	MANON, JACINTO IGNACIO	22266	MARZOUK, KAMEL MOHAMED ATTEF EL SAYED
21086	MANSFIELD, WILMA ANN	23160	MASCIA, MICHAEL FRANK
14169	MANSURI, SHAHEDA YUSUF	20686	MASIH, RAVI B.
23121	MANTHENA, GEETA	24398	MASILAMANI, SANJAY STANLEY
09636	MANTZ, ERIC PAUL	10036	MASILAMANI, STANLEY SAMUEL
14503	MANUEL, ERNESTO CASTRO	22957	MASON, JOHN EDWARD
22563	MANUEL, MERVIN PUNZALAN	20434	MASON, TRENT GLEN
21247	MAOUAD, MICHELE M.	19045	MASOOD, SHAHID
18952	MAQSOOD, KHALID	14621	MASSENBURG, JEROME D.
12380	MARAIKAYER, AHMAD MUSTHAFA	24589	MASSEY, ERIC MICHAEL
10231	MARAMBA, LAMBERTO CENDANA	22564	MASSEY, LISA GAYE
11175	MARANO, GARY DAVID	21484	MASSINOPE, DAVID SAMUEL
24020	MARCANO, HECTOR EMILIO	16739	MASSOUD, ABDEL-FATAH S. M.
21025	MARCHANT, BETTY LOU	14730	MASSULLO, JR., RALPH E.
18375	MARCUCCI, ANTHONY DAVID	10994	MATA, RUBY NIEVES
21026	MARCUM, PATTI JO	10680	MATADAR, AKBAR GULAMMOHAMED
19564	MARCUZZI, MARY	23332	MATADEEN-ALI, CHANDRA
24021	MARDINI, HOUSSAM EDDIN	15833	MATHENY, II, GARY LANCE
23686	MARDIROSIAN, ANITA	09592	MATHEW, THOMAS
20477	MARINAKIS, HARRY ARTHUR	10471	MATHIAS, JR., JOHN ALLEN
24280	MARK, RON YAACOV	08938	MATHIAS, PHILLIP BENJAMIN
20225	MARKER, 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	14891	MATULIS, STEVEN ROBERT
10957	MAROON, JOSEPH CHARLES	14892	MATULIS, WANNETTA SUE CASDORPH
14975	MARQUART, CHRISTOPHER LOUIS	16381	MATUSIC, JOSEPH HENRY
16903	MARR, LAWRENCE BRUCE	24590	MAUPIN, KEVIN DOUGLAS
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
24022	MARSHALL, THOMAS CHRISTOPHER	21765	MAXWELL, DANIEL D.
21671	MARSTELLER, AMY ALBRECHT	16172	MAXWELL, STEFAN RANDOLPH
19856	MARTIN, CHRISTOPHER JOHN	12711	MAXWELL-YOUNG, MARY CHRISTINE
22899	MARTIN, DANIEL ALLEN	24453	MAYBODI, LEILA
18268	MARTIN, DIANA JOYCE	21818	MAYER, THOM A.
19566	MARTIN, ENOS DANIEL	17989	MAYLE, MARK DOUGLAS

License	Name	License	Name
18877	MAYMIND, MICHAEL ISAAKOVICH	19700	MCFARLANE, ANTHONY ADOLPHUS
24520	MAYNARD, SHAWN	21768	MCGARRY, EUGENIA ZACHARIAS
20024	MAYSONET, JESUS MANUEL	22316	MCGINNIS, KEVIN THOMAS
21133	MAZAGRI, RIDA SULEIMAN	23863	MCGOUGH, III, RICHARD LOUIS
22156	MC FARLAND, JAMES JOSEPH	19480	MCGRAIL, JR, WILLIAM THOMAS
24017	MCALLISTER, ASHFORD SAMUEL	19481	MCGRAW, DANIEL JOSEPH
24327	MCAULEY, CLYDE EDWARD	20546	MCGUFFIN, AARON MICHAEL
11943	MCBEE, ALDEN G.	10959	MCINTOSH, EDWARD NOEL
23474	MCBEE, JR., WILLIAM CARR	12366	MCINTOSH, MICHAEL STEPHEN
22895	MCBEE-COOKE, CARRIE LYNN	12849	MCINTYRE, WILLIAM JOHN
21766	MCCAFFREY, FRANCIS MICHAEL	11591	MCJUNKIN, BRITTAIN
24504	MCCAGG, JILLIAN MIRIAH	15176	MCJUNKIN, JAMES ENOCH
17660	MCCAGH, SEAN LEO	15204	MCJUNKIN, MARY HAN
22269	MCCAIN, JAMES BRYSON	17476	MCKAY, GEORGE LEO
09882	MCCALL, DAVID	21538	MCKEAND, CHRISTOPHER HAROLD
23689	MCCALLISTER, JULIE NICOLE	15767	MCKELVEY, MARY ELIZABETH
15559	MCCAMMON, JULIE KATHRYN	16429	MCKINLEY, NANCY ELLEN
22270	MCCANN, KEVIN MICHAEL	10981	MCKINNEY, DOUGLAS EDGAR
18651	MCCANN, KEVIN SCOTT	21249	MCKINNEY, GERALD
19634	MCCARTER, JOHN CHRISTIAN	21250	MCKINNEY, SHAWN AVRIL
22072	MCCARTHY, RYAN TIMOTHY	18556	MCKNIGHT, JOHN ALLEN
13064	MCCARTY, SARAH ANN	08404	MCKOWN, JR., CHARLES HENRY
09252	MCCAULEY, ROGER LEE	24230	MCLAUGHLIN, AARON MATTHEW
23000	MCCAUSLAND, KYLE EDWARD	23439	MCLAUGHLIN, LISA GRACE SWINTON
23690	MCCHESENEY, JASON PAUL	24231	MCLAUGHLIN, SARAH ELIZABETH
21816	MCCLAIN, JONATHAN WINFIELD	18169	MCLAUGHLIN, III, WILLIAM HENRY
20630	MCCLAIN, JOSEPH MICHAEL	13066	MCLELLAN, DAVID M.
09154	MCCLAIN, MACK IRA	22676	MCLELLAN, SARAH M.
21941	MCCLELLAN, ELIZABETH ANN	19636	MCLEOD, KYLE BRANDON
21436	MCCLELLAN, WILLIAM THOMAS	12182	MCMILLEN, J. WAYNE
14073	MCCLUNG, REGINALD JAY	17700	MCMULLIN, CHARLES JACKSON
10170	MCCLURE, DAVID CAMERON	22410	MCMURRY, MELANIE BETH
12427	MCCOMAS, CARL FREDERICK	09253	MCNEER, MICHAEL DENNIS
24586	MCCONDA, DAVID BENJAMIN	16058	MCNEIL, KENNETH FRANCIS
20388	MCCORD, LARRY JAMES	14655	MCQUEEN, ROBERT CLARKSON
09638	MCCORMACK, GEORGE GORDON	10553	MCWHORTER, JOHN HENRY
13216	MCCORMICK, CANDACE ADKINS	13156	MCWHORTER, RICHARD ELLISON
14713	MCCORMICK, CHARLES CALVIN	24505	MEADE, BARBARA JEAN
13157	MCCORMICK, STEVEN LIN	20479	MEADOWS, III, CHARLES EDWARD
15907	MCCOWAN, RONALD JEFFREY	18097	MEADOWS, MICHAEL LEONARD
19159	MCCOY, LANCE MORGAN	08628	MEADOWS, JR., OWEN CURTIS
19312	MCCOY, ROBERT MATTHEW	21376	MEAGHER, SEAN
21536	MCCULLOUGH, CHRISTOPHER SLACK	12068	MEANY, MARK EDWARD
15908	MCDONALD, MICHAEL WHITFIELD	23691	MEARA, DANIEL JOSEPH
22409	MCDONNELL, ANDREW JOSEPH	15912	MEARS, JAMES MICHAEL
22896	MCDONOUGH, JR., EDWARD BARRY	24591	MEDEIROS, MICHAEL ALAN
10273	MCDOWELL, DONALD ENGLAND	12904	MEDINA, TEODORO GADI
21087	MCDOWELL, ROBERT WILLIAM	23375	MEDROSO, MELANIE ANNE
21767	MCELDOWNEY, ANTHONY JOSEPH	18171	MEGA, JOHN FRANCIS
13878	MCELMURRAY, CHARLES TYNER	20549	MEGALUDIS, ALEXIS MICHELLE
20758	MCELROY, JOHN JEFFREY	15192	MEGHA, NAYANA ROHIT
20223	MCFADDEN, DAVID WAYNE	21769	MEHARD, WILLIAM BRIAN

License	Name	License	Name
20280	MEHENDRU, RADHIKA	14917	MEYERS, DALE MITCHELL
20281	MEHENDRU, RAVEEN	17797	MEYERS, GREGORY SCOTT
22901	MEHRA, SUWAN BALDEV	17517	MIAN, FARHAT SHAHBAZ
15972	MEHROTRA, DEEPAK	17288	MIAN, MUHAMMAD SHAHBAZ
13330	MEHROTRA, SUNILA	23476	MICHAEL, BARBARA MAE
13159	MEHROTRA, SUSHIL KUMAR	22622	MICHAELS, ROBERT M.
20051	MEHTA, NIMISH KUNJ	20227	MICHALSKI, JOHN ALEXANDER
23003	MEHTA, PRADIP MANSUKHLAL	22075	MICHELFELDER, ERIK CHARLES
22317	MEHTA, RAGINI BALKRISHNA	11946	MICHELS, DONALD HASTINGS
16787	MEHTA, RAJESH MOOLJIBHAI	09639	MICHELS, RONALD CHARLES
18701	MEHTA, SHAILEN KANUBHAI	21326	MICKUNAS, GREGORY JOSEPH
23964	MEHTA, SONALI RAJIL	24024	MICUCCI, CHAD JOSEPH
23123	MEISNER, DENNIS JAMES	14731	MIDCAP, MATTHEW ELLIOT
12807	MEJIA, FREDESWINDA	20977	MIELE, VINCENT JOHN
10556	MEJIA, MARIO CORDOVA	23796	MIER, RICHARD J.
24378	MELHEM, ALI MOHAMAD	18657	MIGAIOLO, JOSEPH RAPHAEL
10233	MELIA, JOSE MAAVIA	24235	MIGLANI, JASDEEP SINGH
18172	MELLEN, PAUL F.	17701	MIHELIC, CHARLES JOSEPH
22271	MELOTTI, MICHELLE KAREN	14338	MIKELENS, PETER EDWIN
24023	MELVIN, KELLY EDWARD	17990	MIKOWSKI, MARY CAROLINE
21377	MEMON, KHALID U-ZAMAN	21544	MILAM, KEVIN MITCHELL
23333	MEMON, REHAN	17798	MILAN, EDITA P.
19793	MENA, ASHRAF MENA KAMEL	16265	MILAN, PRIMO PANGYARIHAN
16264	MENARD, PIERRE RIVIERE CARNOT	23692	MILES, J. DOUGLAS
19317	MENDIETA, RICHARD JOSE	22502	MILES, JEAN MARIE
13884	MENDOZA, CIRIACO ADA	15193	MILHOAN, STEVAN JEFFREY
18562	MENDOZA, DAVID CATALUÑO	09355	MILIC, MILORAD MILADINA
16966	MENEZ, EUGENIO ALDEA	24122	MILLAN, LINA MARIA
17047	MENEZ, MARIA ROSARIO	14302	MILLER, II, BOBBY ANDERSON
24233	MENON, NATHAN GOPI	19640	MILLER, BOBBY L.
23521	MENON, SURESH KUMAR	18376	MILLER, CHRISTOPHER TODD
24660	MENOFLI, NIHAD AHMED	24379	MILLER, DANIEL EVERETT
23475	MENY, GERALYN M.	22318	MILLER, GARY JAMES
12007	MERCER, WILLIAM CARL	09442	MILLER, GARY WAYNE
24661	MEREDITH, JODY ANN	23797	MILLER, JEREMY SCOTT
21984	MERENDA, DANIEL JAMES	15001	MILLER, JOHN CHARLES
14677	MERIWETHER, DAVID FARBOD	23242	MILLER, JOHN FRANKLIN
16460	MERIWETHER, WILHELM DELANO	21864	MILLER, KAREN KAY
15750	MERRICK, GREGORY STEPHEN	19046	MILLER, KENNETH THOMAS
16905	MERSICH, KARL TAMAS	18523	MILLER, MAURICE MONROE
19749	MERTZ, HEATHER LEE	24592	MILLER, MIRYAM EMILY
14198	MERVA, WILLIAM ANDREW	09687	MILLER, ROBERT FRANCIS
16829	MESBAHI, KAVOOS NOORI	11177	MILLER, RUSSELL ANTHONY
20780	MESHEL, JACK CHARLES	15119	MILLER, SCOTT EDWARD
22739	MESHESHA, GIRMA ALEMU	18744	MILLER, STEPHEN BLAINE
22565	MESKE, ALLEN EDWARD	11324	MILLER, STEVEN CHRISTIAN
24234	MESSIAS, NIDIA CORDEIRO	24025	MILLER, STEVEN MICHAEL
24506	MESZAROS, PETRONELA	13068	MILLER, SUSAN WOLF
08260	METCALF, JR., JOHN WILLIAM	22319	MILLER, THOMAS BRADLEY
22740	METRY, MICHAEL NAJEEB	19237	MILLER, THOMAS EDWARD
08793	METZ, JR., KARL VON	10472	MILLER, THOMAS STUART
19363	MEURER, DENNIS RAYMOND	12569	MILLER, TIMOTHY CHARLES

License	Name	License	Name
12485	MILLER, WILLIAM SMITH	09083	MODLIN, ROBERT KENT
20857	MILLER-CANFIELD, PATRICIA ANN	13069	MODY, JAYSHRI MUKUND
20341	MILLESEN, GWENDOLYN J.	21486	MOERSCHEL, SARAH KATHERINE
12316	MILLIT, HENRY DAVID	19570	MOFFETT, KATHRYN S.
23336	MILLS, JAMES DEAN	22902	MOGRI, IDREES ABDUL QADIR
24026	MILLS, STACEY EARL	23414	MOHAMED, MAHMOUD A.
20229	MILLS, STEVEN CHRISTOPHER	21135	MOHAMMADI, FARZANEH
09883	MILROY, STEPHEN KIRBY	22158	MOHAMMADI, SOHEYLA
23060	MILTENBERGER, EDWARD JAMES	18400	MOHAN, PETAIAH
16906	MIMNAGH, KATHLEEN M.	18401	MOHAN, SARASWATHI
23864	MIMS, III, WILLIAM WALTON	21380	MOHAREB, MOHEB MILAD AGAIBI
22076	MIN, JOONHONG	21381	MOHAREB, MONA MILAD
21485	MINARD, ALEXANDER DAMON	17618	MOHIUDDIN, MASOOD
21770	MINARDI, JOSEPH JAY	10996	MOHIUDDIN, MOHAMMED MUDDASSIR
11596	MINARDI, LAWRENCE MATTHEW	19862	MOHLER, STEVEN LLOYD
24507	MINENKO-MCDANIEL, OLGA	22814	MOHTASHAM, LIDA
10830	MIR, SAGHIR UR REHMAN	21707	MOINUDDIEN, KHAJA
24283	MIR, YASSER NAVEED	22815	MOLA, SARA JANN
12913	MIRABILE, CHARLES JOHN	22078	MOLANO, JENNIFER ROSE V.
19860	MIRANDA, AURORA MARCELO	10473	MOLANO, WILFREDO NAVA
17048	MIRANDA, SHERRIE NAPIER	17346	MOLINA, MANUEL EVENCIO
23693	MIRIYALA, KALPANA	21985	MOLINA, JR., RAFAEL EVENCIO
21028	MIRSHAHIDI, HAMID REZA	18808	MOMEN, JENNIFER JILL
09502	MIRZA, ABDUL MAJID	11941	MOMEN, JOSEPH MARD
20550	MIRZA, HUMAYUN	12538	MONCMAN, JEFFREY STEVAN
22503	MIRZA, MUHAMMAD AZIM	22079	MONDAL, KAMALENDRA NATH
15875	MISAILIDIS, DIMITRI	20832	MONGA, MANISH
08945	MISAK, STEVE JOSEPH	21986	MONGOLD, BRADLEY WAYNE
22077	MISENHELDER, JASON ANDREW	22903	MONGOLD, DEREK SKEET
22813	MITCHELL, BARRY MICHAEL	22413	MONINGI, VENKATA RAMANA
20482	MITCHELL, BRADFORD KENT	16173	MONROE, STUART ALAN
21251	MITCHELL, BRADLEY DAVID	23415	MONSEAU, AARON JOEL
14265	MITCHELL, CLYDE PAUL	19051	MONSEAU, RONNA MATHIAS
19401	MITCHELL, HELEN MARR	19052	MONSEAU, VINCENT EDWARD
21706	MITCHELL, JOHN MARVIN	22321	MONTECALVO, RAYMOND MICHAEL
23478	MITCHELL, KENNETH BRUCE	19926	MONTEJO, JULIA LYNN
21327	MITCHELL, SCOTT WESTON	21771	MONTELEONE, JR., GAETANO P.
18297	MITCHELL, WILLIAM CLIFFORD	19240	MONTGOMERY, EMILY ANNE PARKER
22677	MITIAS, ABRAHAM SPIRO	20483	MONU, JOHNNY UZOMA VALMON
24662	MITIEK, MOHI OMER	18658	MOODISPAW, PAUL FRANKLIN
23965	MITRA, SANJAY	22211	MOODY, LAURA OSBORN
19239	MITTER, AJAY	24328	MOODY, MELISSA ANN
13777	MIZE, MARILYN SUZANNE	23798	MOOLTEN, DAVID NADAL
24593	MNUSKIN, ANNA	22567	MOON, DAVID MYUNGKEE
21438	MOAD, JOHN CARROLL	15407	MOORE, CHARLES ANDREW
18563	MOBAYEN, MIR MOHAMAD	13276	MOORE, DONALD HALSTEAD
24057	MOCK, ALLEN RAY	15837	MOORE, IVA ELAINE
15836	MODI, HEMANT CHANDULAL	23799	MOORE, KRISTEN NICOLE
19795	MODI, JIGNESH JASHAWANT	21546	MOORE, LEROY C.
21867	MODI, NAVITA	15751	MOORE, RENEE SAGGIO
11178	MODI, SHAKUNTALA	19241	MOORE, STEPHANY KAY
09171	MODIE, JR., PAUL GREGORY	22568	MOOREHEAD, BENJAMIN DAVID

License	Name	License	Name
11179	MORABITO, ROCCO ANTHONY	23244	MOUSATTAT, YOUNNA
22958	MORABITO, JR., ROCCO ANTHONY	16432	MOUSHMOUSH, BASSAM
08344	MORALES, ALFONSO	23801	MOVASSAGHI, BABAK
22569	MORAN, JR., EDWARD JOHN	18881	MOWE, DEBORAH ANN
15408	MORAN, III, ROBERT EMMET	22324	MOZAFFARI, FARID
10092	MOREHEAD, MICHAEL AUGUSTUS	21547	MUDRY, JR., RONALD ALAN
14373	MORELAND, GREGORY MARK	23695	MUEHL, VALDELINE IRMA
22159	MORELAND, JASON ALLEN	18528	MUELLER, CYNTHIA JANE
22904	MORENO, MARIA RAPHAEL	18443	MUELLER, KARL JOSEPH
15143	MORGAN, BRETON LEE	24237	MUENSTER, MATTHEW RUSSELL
11119	MORGAN, CHARLES STEPHEN	10961	MUFSON, MAURICE ALBERT
15269	MORGAN, CRAIG MICHAEL	11880	MUKKAMALA, PRASADARAO B.
11180	MORGAN, DAVID MICHAEL	24238	MUKKAMALLA, MAHAVEER
24663	MORGAN, EVAN ZACKQUILL	24594	MUKKAVILLI, VENKATA MARTHANDA SASTRY
17348	MORGAN, III, JAMES HANLY	10305	MULDONG, BEN DAVID
23498	MORGAN, JAMES PATRICK	15484	MULL, RICHARD THEODORE
16307	MORGAN, JOHN DOYLE	10831	MULLEN, JOHN OWEN
19863	MORGAN, JR., JOHN ROBERT	19169	MULLEN, LISA ANN
20689	MORGENSTERN, KENNETH E.	19864	MULLETT, CHARLES JACOB
21819	MORIN, GARRISON VASILE	23337	MULLETT, DAVID STEWART
12488	MORISE, ANTHONY P.	09959	MULLETT, MARTHA DILLEY
21439	MORISSETY, SATYASAGAR	23480	MULLETT, TIMOTHY WILLIAM
19751	MORITZ, DENNIS M.	23697	MULLIN, III, RICHARD PATRICK
18377	MORRIS, IRA ALAN	22570	MULLINS, BANDY BILL
22322	MORRIS, JOHN LEONARD	19244	MULLINS, DAVID ARTHUR
24380	MORRIS, MATTHEW WILLIAM	11394	MULLINS, NORMA JEAN
12716	MORRIS, SAMUEL DAVID	11598	MULPURU, SREE KRISHNA
19945	MORRIS, STANLEY THOMAS	20631	MULTANI, JASBIR KAUR
22817	MORRISON, KATHERINE MICHELLE	13726	MUNN, NANCY JO
23006	MORRISON, KRISTIAN MATTHEW	11599	MUNOZ, OSCAR F.
22323	MORRISON, SERENA ANN	12617	MUNOZ-POSADA, EMMANUEL
24302	MORTON, DANA RUTH	15270	MUNRO, THOMAS WAYNE
12317	MOSBERG, STEPHEN R.	21382	MUNTASSER, SIHAM
18809	MOSES, GREGORY JEROME	23125	MUNYIKWA, ELIAH
19364	MOSES, MELIN JONATHAN	23126	MURPHREE, SIDNEY STUART
13994	MOSES, MICHAEL SOLOMON	22571	MURPHY, BETTINA ANN
23479	MOSIER, STEPHEN KIMBERLY	23918	MURPHY, CHRISTOPHER JOHN
21710	MOSMAN, DAVID ALEXANDER	24239	MURPHY, THOMAS MICHAEL
13651	MOSS, ALVIN HOWARD	24595	MURPHY, TIMOTHY RYAN
23124	MOSS, JR, JOHN EDWARD	16268	MURRAY, FRANCES BLAKE
23061	MOSS, ROY LAURENCE	24123	MURRAY, PAMELA JANE
11430	MOSSAHEBI, ABDOLSAMAD	12382	MURRAY, PHILLIP J.
13308	MOSSALLATI, SAAD	17351	MURTHY, KRIS GAN
20833	MOUCHIZADEH, JOSEPH	16789	MURTHY, NARAYAN BUDDHA
09503	MOUHLAS, GUS JOHN	18176	MURTHY, SRINIVAS HOSKOTE
12635	MOUNTBATTEN-WINDSOR, HEDY J.K.	15463	MURTY, INDUBALA MULLA
15523	MOUNZER, ASSAAD MOUNZER	23523	MURTY, PREETHI VISHNU
24027	MOURIA, MICHELLE MERCIA	12331	MURTY, RAMANA M.
23694	MOUSA, ALBEIR	23127	MUSKWE, TINOFA OZIAS
24508	MOUSA, EMAD YOUHANNA	07975	MUSSELMAN, LAURENCE KETLER
23243	MOUSA, LUAY	23698	MUSSON, ROBERT ARTHUR
22414	MOUSATTAT, ALAA	23245	MUSTAFA, MUHAMMAD RAZA

License	Name	License	Name
18659	MUSUNURI, MAHESHWAR RAO	18249	NASSAR, SOHA CHIKH
23598	MUTH, DIANE MARIE	23062	NASUTI, JOSEPH FLORIANO
21489	MUTO, DEIDRA FAWN	18884	NATARAJ, PRASAD MADHURE
21190	MUTO, FRANK ALLAN	23700	NATH, SANJOY KUMAR
17733	MUZAFFER, RAHMET	20899	NATHANSON, STEVEN HARRY
23128	MUZZONIGRO, THOMAS STEPHEN	12323	NAU, KONRAD CHARLES
11769	MYERBERG, DAVID ZELL	08707	NAUM, JR., GEORGE PHILLIP
23699	MYEROWITZ, RICHARD LOUIS	18939	NAUMANN, WALTER KARL
11695	MYERS, JR., HERBERT E.	16175	NAVADA, SHIVSHANKAR UCHILA
13567	MYERS, MARK ALAN	21868	NAVALGUND, BRINDA KULKARNI
19171	MYERS, TODD RICHARD	21330	NAVALGUND, YESHVANT ASHOK
24509	MYINT, U. SOE	11708	NAVARRO, MARIA LUNA TAN
20704	MYNES, MICHAEL SCOTT	18940	NAYAK, NARESH KUMAR
21924	MYUNG, YOON MO	24511	NAZARINIA, MITRA
23741	NAAR, ERICK MARCEL	13335	NAZER, HUSAM M.
24263	NADEEM, SHAH MUHAMMAD	24598	NAZHA, HANI
20083	NAEGELE, JAY THOMAS	22080	NEAL, BIJAL PATEL
17050	NAEGELE, SCOTT ALAN	24284	NEAL, MATTHEW ROSS
23865	NAGAIAH, GOVARDHANAN	12324	NEAL, MICKEY JON
21639	NAGARAJAN, ARUN	10235	NEAL, WILLIAM ALBERT
24028	NAGY, ALEXANDER ARPAD	21712	NEASE, DARREN BLAINE
22505	NAHATA, AMIT KUMAR	24029	NEASE, EMILY KATHRYN
20978	NAHLA, ADNAN M.	16598	NEASE, SARAH MOORE
20690	NAIM, ANTOINE ALBERTO	15230	NEASE, VICTOR FERRIS
22929	NAIR, AMBIKA KUMARI	24664	NEELY, EDWARD MICHAEL
17444	NAIR, DILIP	13779	NEELY, ELIZABETH JOHNSON
17400	NAIR, LAURIE BENNETT	13568	NEELY, JEFFREY LYNN
23247	NAIRN, JOHN PATRICK	24329	NEELY, II, JOHN CHAMP
24632	NAJMUDDIN, ASIF ANWARALI	22591	NEGINHAL, VIVEKANAND SHANKAR
23248	NAKHL, FADI E.	13937	NEIBERG, HOWARD
10408	NALLY, DAVID MICHAEL	24241	NEIMAN-HART, HOLLI KAYE
11770	NAMAY, DAVID LEE	12206	NEIS, THOMAS RAY
12432	NAMAY, KEVAN A.	12245	NEITCH, SHIRLEY MAE
24510	NAMBI JOSEPH, PUSHPA	24400	NEKI, ANTERPREET SINGH
23919	NAMSUPAK, JAMES SUMATE	24124	NEKRICH, ROBERT DANIEL
21989	NANCE, CHRISTOPHER SCOTT	15554	NELLHAUS, KURT MYRON
21329	NANDA, SHARMILA HARIKRISHNAN	15734	NELMS, TIMOTHY D.
20551	NANDA, SHRI RAJESH	22626	NELSON, EARL LYNN
18745	NANDRA, CHARN SINGH	23802	NELSON, ELIZABETH THOMPSON
22960	NANJUNDAPPA, ARAVINDA	23524	NELSON, ERIK NELS
19172	NANNERS, KENNETH CHARLES	15120	NELSON, KELLY RAPHAEL
09884	NARANJO, CARLOS ALBERTO	23803	NELSON, MATTHEW KOMA
18444	NARASIMHAN, SRINIVASAN	16176	NELSON, TIMOTHY WILLIAM
20339	NARAYAN, SHESHA SHAMANNA	24683	NELSON, VIERA
23249	NARLA, HARITHA	09226	NERHOOD, ROBERT CLARKE
24596	NARUMANCHI, JANANI KUMARA	11431	NERI, JR., FLORENCIO PASCUAL
24597	NARUMANCHI, TARACHANDRA MURTY	12102	NERZ, PAUL MICHAEL
24264	NASEEM, MOHAMMAD	17801	NEVILLE, JR., JOHN WALLACE
19485	NASHED, MAZEN	24599	NEWBOLT, EVAN NEIL
21252	NASHED, TRISHA BANSAL	14732	NEWBROUGH, MARK ALLEN
21191	NASHER-ALNEAM, MUHAMMED SAMER	14622	NEWBY, JOHN GREGORY
18938	NASSAR, SAM JAMAL	16695	NEWFELD, MARK LEE

License	Name	License	Name
15555	NEWLAND, DENNIS EUGENE	17638	NUSS, MICHELLE ANN
18885	NEWMAN, JONATHAN GABRIEL	19054	NUTTER, STEPHEN BRYAN
14034	NEWMARK, HOWARD	23007	NWACHUKWU, IKENNA ANTHONY
20691	NG, HONG-KIN	18104	NWAJEI, EMMANUEL EZENWANI
21137	NGANGA, JACKSON MAINA	19752	OAKES, II, RICHARD EDESL
22415	NGUYEN, CHIEU DINH	09723	OAKES, SALLY LUE REGGEL
23805	NGUYEN, JOHN	24512	OAKLEY, CHRISTINE IRENE
23129	NGUYEN, JOHN DUC	18886	OAKLEY, GERARD JOSEPH
21138	NGUYEN, KIM NGA	24513	OAKLEY, III, GERARD JOSEPH
24600	NGUYEN, THUAN THANH	10835	OAKLEY, MAURICE J.
18178	NGUYEN, THUAN-PHUONG	18180	OAR, PAUL ARTHUR
23339	NGUYEN, TUAN CAO	22629	OATES, JR., GARY EDWARD
15915	NGUYEN, TUAN GREGORY	21714	OBALANLEGE, ADENIYI MONZOR
21640	NICELL, DONALD THOMAS	17802	OBLEADA, CLARITA NANCA
20979	NICHOLAS, JANE ELIZABETH	16745	OBLEADA, LYDIA
21641	NICHOLS, AMANDA DIANE	21548	OBLINGER, MICHAEL JOHN
09135	NICHOLS, CARL EDWIN	09446	O'BRIEN, JR., RICHARD JOSEPH
21642	NICHOLS, GARY ALLEN	09313	OCAMPO, LUIS HORACIO
23702	NICHOLS, GUY EDDY	20286	O'DONNELL, PHILIP JOHN
19053	NICHOLS, PHILLIP TODD	23920	ODUNTAN, OLU SOLA
17216	NIELD, LINDA SUSAN CATUOGNO	23921	ODUNTAN, OMOBOLA OLUWASEUN
18747	NIELSEN, MELISSA MATTHEWS	10631	O'FARRELL, KATHLEEN ANNE
12719	NISS, DENNIS RICHARD	16967	OFIR, EREZ ABRAHAM
21713	NILLAS, MICHAEL SUMAYLO	18887	OGERSHOK, PAUL RICHARD
15916	NINE, BRADLEY ALLEN	22161	OGLESBY, ANGELA DENISE
24030	NITARDY, WILLIAM ARLAND	21549	OH, EUGENE
11289	NIZAMI, KAMAL AHMAD	22081	OH, MICHAEL YANG-HOON
21990	NNACHI, OKPANI MARTIN	15178	O'HANLON, KATHLEEN MARIE
18510	NNADIKE, JOSEPH OBJAJULU	20588	O'HARA, BRENDAN LINUS
19703	NOBILETTI, JOHN B.	23966	O'HARA, KATHLEEN PATRICIA
11237	NOBLE, WILLIAM ELLSWORTH	13072	O'KEEFE, JOANN AUDIA
11182	NOBLE, II, WILLIAM LEE	10998	O'KEEFE, MICHAEL VINCENT
19111	NOLAN, MARK WARREN	20085	OKLEH, AKRAM
18179	NOLAN, SEAN	23341	OKOH, JAMES IKEMEFUNA
23340	NOON, SAIMA NAZLI	23599	OLAJIDE, ADENRELE ADEDEJI
24060	NOORI, FERAZ F.	23600	OLAJIDE, OMOLOLA BOLAJI
24601	NOORIZADEH, KIARASH	23703	OLASUNKANMI, TOLULOPE MATHIAS
22628	NORCONK, JR., JAMES JOSEPH	22680	OLEKSA, III, JAMES STEPHEN
24665	NORELLE, ALEXIS	23967	OLENIC, GREGORY WILLIAM
18565	NORMAN, ROBIN MARIE	13570	OLEY, GRETCHEN ELAINE
09786	NORONHA, JOSEPH ANTHONY HILARION	19175	OLIASHIRAZI, ALI
21773	NORTON, AMY BETH	13925	OLIVER, JR., ROSS SAMUEL
21253	NORTON, NANCY BEDIANT	22630	OLIVERIO, BROCK JOSEPH
23130	NOUREDDINE, NIZAR DARWICHE	23251	OLIVERIO, MATTHEW AARON
24056	NOVEY, WALTER LEE	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	24514	OLSSON, JORGEN P.
22818	NUSAIR, AHMAD RAKAD	14227	O'MALLEY, GREGG MICHAEL

License	Name	License	Name
24454	OMAR, HOSSAI	24381	PAGANUSSI, PETER JOSEPH
23704	OMAR, MOANIS MOHAMED	13309	PAINE, JR., ALBERT JAMES
12189	OMAR, MOHAMMED WARDAK	20635	PAINE, WARD JACKSON
17107	OMAR, RAWHI ABDEL-RAHMAN	11772	PAJARILLO, LEO P.
24125	OMMANI, SOPHIA JOSEFINA	20836	PALADE, ADRIANA ELENA
24602	ONCIU, MIHAELA M.	24126	PALEPU, RAJENDRA PRASAD
22506	ONDER, ALI MIRZA	24127	PALIWAL, HIMANSHU HARIHAR
23252	ONDER, SONGUL	08794	PALKOT, JOHN SYLVESTER
15840	O'NEAL, JAMES FRANKLIN	19248	PALLIE, ERIKA ANNE
17664	ONESTINGHEL, III, JOHN VINCENT	17995	PALMER, JR., HUGH CARLTON
12958	ONG, LUCENA LIM	11647	PALMER, JAN ELWIN
20634	ONGLATCO, JOHN DYBUNPIN	09021	PALMER, LOUIS CARROLL
23253	ONWERE, JOYCE LINDA	20693	PALMER, RUSSEL SETH
23922	OO, TIN MAUNG	21492	PALUMBO, JESSICA ANNE
23923	OPPENHEIMER, JONATHAN ROBERT	17734	PAMFILIS, STANLEY MANUEL
19868	OPYOKE, JOHN PARRISH	24667	PANCHAL, AMAR MAHENDRA
24547	ORJUELA, ALVARO HERNANDO	21331	PANCHAL, MAHENDRA JAGJIVANDAS
09886	ORPHANOS, GEORGE J.	16178	PANGER, MICHAEL RAYMOND
22507	ORPHANOS, JOHN RUSSELL	18041	PANGLINAN, REY TORRES
11603	ORR, RICHARD ANDREW	23255	PANICO, FREDERICK GENNARO
11183	ORR, JR., WILLIAM WOOD	21925	PANTELIDIS, PETER GEORGE
21193	ORTEGA, ROBERT	15842	PANUCCI, DEBRA JEAN
11386	ORVIK, BENNETT DUANE	17561	PANWAR, NARPAT SINGH
24515	OSBORNE, JENNIFER NICHOLE	08646	PAPADIMITRIOU, BASIL PAUL
15034	OSCHWALD, CHARLES JOSEPH	17665	PAPADIMITRIOU, LEIGH ANNE
20692	O'SHEA, HEATHER ANN	16790	PAPADIMITRIOU, PAUL BASIL
23705	OSMAN, SALMAN SALAHUDDIN	23256	PAPIEZ, JOSEPH S.
11184	OSTROW, LAWRENCE DAVID	21440	PAPPAS, JOHN NICKOLAS
24666	O'SUOJI, CHIBUZO CHIKAODIRI	10565	PARDASANI, GOPAL MANUMAL
22592	OTELLIN, ALEXANDER VLADIMIROVICH	24170	PAREKH, VIPUL VRAJALAL
15411	OTHMAN, JAWDAT (JOE) OMAR	23924	PARGMAN, SABINE
24603	OTTO, STEPHEN TODD	13890	PARIHAR, HARDEV SINGH
24330	OUGZIN, LATIF SEAN	24382	PARIKH, GAURAV TARUNKUMAR
17934	OVERMILLER, CARL LEE	21926	PARIKH, MANISH K.
16693	OWENS, MICHAEL J.	18183	PARIKSHAK, NARENDRA DURLABHDEV
20288	OWUNNA, ANTHONY UCHE	17219	PARK, CHAN DONG
22083	OXLEY, KEVIN SCOTT	17220	PARK, JANE CLAIRE GERKE
20086	OXLEY, KIMBERLY ANN	20837	PARK, KWANG-SOO
09397	OYCO, JOSE LANDICHO	21386	PARKER, JR., JOHN ARTHUR
20361	OZON, ROBERT KENT	14409	PARKER, JOHN EUGENE
15431	OZTURK, AHMET HUSAMETTIN	16855	PARKER, KENNETH JOHN
09960	PACIS, FLORA FLORES	11657	PARKIN, ELIZABETH STARR
20127	PACK, MARK STEPHEN	11291	PARMAR, CHRISTOBEL PAMELA
23885	PACKER, ALLAN DEAN	14552	PARMAR, VINOD BACHUBHAI
18182	PACKO, DAVID CHARLES	22508	PARMER, SHANE SCOTT
23009	PACOS, ANDREW MICHAEL	22084	PARRAVANI, ANTHONY JOSEPH
24265	PADGETT, ADAM ONEAL	15673	PARSI, ROUZBEH KAMKAR
23343	PADGETT, DIANA MARIE	18342	PARSONS, DEBRA LYNN
21384	PADGETT, SHANIS ANAY	23706	PARSONS, JEREMY CLERVEN
24031	PADHA, VIVEK PRATAP	19645	PARSONS, MICHAEL JOHN
23968	PADILLA, JR., ARTHUR AYADE	12073	PARTOVI, MAHMOOD
14435	PADMANABAN, RAMANATHAN	22085	PARVEEN, RUBY JAMAL

License	Name	License	Name
21029	PARVIZ, SHEIKH SHEHZAD	23708	PAUL, ARUNAVA
10041	PASCASIO, SR., PORFIRIO R.	23132	PAUL, DINA ELENI
22509	PASQUALE, JULIA LYNN	22632	PAUL, MARC HOWARD
24440	PASSODELIS, WILLIAM EVERETT	23065	PAUL, STEPHAN ROBERT
20391	PATEL, AJAY TRIBHOVANBHAI	21928	PAULSEN, SEAN DAVID
14147	PATEL, ANIL J.	16572	PAULSON, DEBRA JO
18661	PATEL, BHARAT GOVINDBHAI	18751	PAVLOVICH, JR., LUCAS JOHN
13016	PATEL, CHAGANLAL N.	23970	PAWA, SWATI
22328	PATEL, DILIP BABUBHAI	19797	PAWAR, GAURI VIKRAM
18566	PATEL, DILIP CHHAGANLAL	23010	PAWAR, SURENDRA VASANTRAO
13417	PATEL, GOVINDBHAI MAFATLAL	11856	PAYMAN, BAHMAN
17484	PATEL, JANAK RAMAN	22744	PAYNE, BRYAN RANKIN
23887	PATEL, KAMAL B.	23832	PAYNE, CHRISTOPHER SCOTT
20783	PATEL, KAMALESH PURUSHOTTAM	24130	PAYNE, JASON JOSEPH
17053	PATEL, KIRAN RANCHHODBHAI	23011	PAYNE, MARY SAY
20636	PATEL, KUMAR RAMANBHAI	12074	PAYNE, WILLIAM NEIL
18983	PATEL, LEELA KIRAN	19871	PEAKE, SHARON PARKS
20900	PATEL, LEERA NARENDRA	22330	PEARCE-SMITH, BEVERLY ANN
10840	PATEL, MAHENDRAKUMAR M.	10963	PEARCY, THOMPSON EMBLETON
16181	PATEL, MAHESH BABULAL	14897	PEARSE, JON RICHARD
15274	PATEL, MANUBHAI NAGJIBHAI	18662	PEARSON, AMY BETH
19985	PATEL, NAINESH MANIBHAI	20152	PEARSON, JR., RONALD B. V.
10633	PATEL, NARENDRAKUMAR MANIBHAI	23481	PEARSON, WILLIAM FRANCIS
24128	PATEL, NIKUNJ PRAFULBHAI	24131	PEERY, II, WILLIAM ROSS
20555	PATEL, PRAKASH NANUBHAI	20902	PELLEGRINO, BETHANY SUE
16490	PATEL, PRAKASHCHANDRA MAGANBHAI	20838	PELLEGRINO, RONALD JAMES
23417	PATEL, PRATUL MAHENDRA	20393	PENBERTHY, DAVID ROWLEY
10239	PATEL, PRAVINCHANDRA ISHWARBHAI	22272	PENDARVIS, RANIE WILLIAM
21927	PATEL, RAJESH VITTHAL	18184	PENDLETON, ANDREW LEROY
10634	PATEL, ROHINIBEN NARENDRA	24442	PENNINGTON, AMANDA LEE
24516	PATEL, ROHIT	16694	PENNINGTON, BRUCE LESTER
16834	PATEL, SHAILESH DAHYABHAI	23344	PENNINGTON, NORMAN E.
20661	PATEL, SHEILA SACHIN	21785	PENNINGTON, TRACEY ODETA
23886	PATEL, SUSANJ SHANTU	17357	PENUGONDA, BAPANAI AH
19058	PATEL, VISHNU ATMARAM	24605	PENUMETSA, KARTHIK
22631	PATEY, JEFFREY ALAN	23257	PERALTA SOLER, ALEJANDRO
12010	PATHAK, ARUNA KISHOR	15614	PERDONCIN, ROBERT MARIO
11061	PATHAK, KISHOR SHRIKRISHNA	20903	PEREZ, ROBERT EGUARAS
24441	PATHAN, ASAD ZAHEERUDDIN	17709	PEREZ-RIVERA, EFRAIN
13893	PATICK, DAVID LAWRENCE	22575	PERGAMI, PAOLA
20694	PATNAIK, ASHOK KUMAR	15735	PERRONE, VICTOR THOMAS
10841	PATNAIK, DHIRENDRANATH	22086	PERROTTA, PETER LOUIS
23807	PATRICK, JOHN DAVID	23709	PERSHING, JOHN JOSEPH
16544	PATRICOSKI, CHRISTOPHER THOMAS	17359	PERSILY, ERIC MATTHEW
20087	PATRIZI, JR., JAMES DONALD	21332	PERSON, RICHARD ERNEST
23707	PATTEN, WILLIAM DOUGLAS	15216	PERUMAL, KANDASAMYCHETTY
21883	PATTERSON, CAROL LYNN	24517	PERVAIZ, MOHAMMAD HASSAN
24604	PATTERSON, CHRISTINA MARIE	11606	PERVAIZ, NAEEM
15917	PATTERSON, KENNETH THOMAS	21774	PESSA, JOEL EDWARD
24129	PATTERSON, MICHAEL DAVID	21333	PETCHER, RONALD CRAIG
18950	PATTON, DAVID JAMISON	24383	PETERS, GREGORY MICHAEL
11359	PATTON, ROSS MELVIN	19753	PETERSEN, JON F.

License Name

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13832 PETERSEN, JOSEPH MICHAEL
22536 PETERSON, KENT WRIGHT
15474 PETERSON, PHILLIP ALLEN
14044 PETERSON, RANDALL WATSON
19060 PETERSON, RICHARD BOYD
24606 PETRAGLIA, ANTHONY LIBERATO
13576 PETRANY, STEPHEN MICHAEL
22511 PETRAS, ROBERT EDWARD
18464 PETRI, BENITA MARIE
22439 PETRIDOU, SEVASTIANI
09759 PETROLA, FRANK LEWIS
21551 PETROVICH, LINDA MICHELLE
12171 PETSONK, EDWARD LEOPOLD
24518 PETTIFORD, COURTNEY KATRIL
15412 PETTIT, II, JAMES JARRETT
20637 PETTIT, JR., WILLIAM FRANCIS
22745 PETTRONE, KRISTEN AIMEE
17521 PETTY, GARY JOE
22682 PETTY, GRANT DOUGLAS
23258 PEVZNER, MILLIE
09084 PFISTER, ALFRED KARL
20556 PFRIMMER, WAYNE JOSEPH
24384 PHADE, SACHIN VIJAYKUMAR
12519 PHADE, VIJAYKUMAR R.
21259 PHARES, ROBERT WILLIAM
23133 PHELPS, KELLY DAWN
23602 PHENCO, JULIE ANN H.
15519 PHILLIPS, DANNY MICHAEL
18984 PHILLIPS, DAVID A.
12855 PHILLIPS, JOAN MARIE
20557 PHILLIPS, JOHN ROBERT
19277 PHILLIPS, PAMELA MARTIN
23525 PHILLIPS, USHA KUMARI
22087 PHOENIX, BRADLEY CLAIR
22088 PHOENIX, VIDYA PRADHAN
20144 PHOTIADIS, JAMES
12076 PIATT, DONALD ROY
09937 PICCIRILLO, RICHARD ELLIOT
21717 PICKARD, JULIA PATRICIA
23066 PICKHOLTZ, PAUL SANFORD
22513 PIEDIMONTE, GIOVANNI
14657 PIEKAREK, GARY MARTIN
22216 PIERSON, JOHN PATRICK
23093 PIKLER, GEORGE M.
24133 PILCHER, MARY FRANCES
14306 PILLAI, LAKSHMIKUMAR
18568 PILNEY, JEFFREY JOSEPH
12264 PINGA, EMELITO RUSTE
18447 PINKNEY, KERRIE ANN
14709 PINO, EDUARDO
16659 PINO, ISABEL MARIA
19273 PINSON, CYNTHIA ZHAO

21494 PIPPIN, WILLIAM DOYLE
09645 PIRACHA, ABDUL RASHID
24668 PIRKLE, MICHAEL SCOTT
24331 PISANO, JAMES JOSEPH
13927 PITSENBERGER, KELLY MCCOY
16867 PITTALUGA, JUAN MANUEL
11437 PIZARRO, CESAR DEL ROSARIO
11438 PIZARRO, EVANGELINE CARANDANG
22634 PIZON, ANTHONY FRANCIS
21718 PLANTS, BRIAN ALLEN
13802 PLATA, MILTON JULIO
19489 PLATENBERG, ROBERT CRAIG
24285 PLUNKETT, MARK ALLEN
22635 POIRIER, LEONARD SCOTT
11955 POLACK, EDWARD PHILLIPS
13579 POLAK, MARK JOSEPH
22576 POLANCO, LISBETTE
11186 POLAND, THOMAS WATSON
17433 POLAVARAPU, PADMAJA PAM
20695 POLEN, CHRISTOPHER LYNN
21260 POLICANO, BRIAN CHRISTOPHER
11439 POLICARPIO, DIONISIO ENRIQUEZ
22908 POLING, MARK ALAN
24242 POLISETTY, PRASAD
17362 POLLACK, JAMES ALBERT
17486 POLLARD, ROBERT EMMET
13281 POLLARD, SCOTT ELLIOTT
15629 POLLARD, STEPHEN WATSON
16184 POLLOCK, FREDERIC HARRY
20089 POLLOCK, JONDAVID
19648 POMERANZ, STEPHEN JORY
18186 POMPILIO, KENNETH JOHN
10241 PONCE, FRANCISCO DELEON
20436 PONIEMAN, DIEGO ANDRES
14659 PONS-BLAM, ROGER KARL
23711 PONUGOTI, SHASHANK
12961 POOLOS, STEPHEN PATRICK
09159 POPE, HERBERT LEE
13282 POPE, MARY ANNE
13731 POPE, JR., THOMAS LEE
21553 POPOVICH, TEPPE
18252 POPOVICI, IOANA ANDREIA
12856 PORRES-CALDERON, EDWIN RAMON
23134 PORTER, ROBERT CHARLES
13580 PORTUGAL, SALVADOR COPAS
24443 POSADAS, JORGE LUIS
24032 POSEY, JODIE LYNN
18531 POSIN, SHAWN LEE
15413 POSKITT, THOMAS RICHARD
15233 POST, WILLIAM RICHARD
16545 POTNIS, ASHA VISHWANATH
07321 POTTERFIELD, THOMAS GARLAND

License Name

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24286 POULOS, DESPINA MELISSA
22089 POULOS, EVANGELOS GEORGE
14380 POWDERLY, BRIAN
12798 POWDERLY, FINBAR GERARD
16746 POWELL, MELISSA ANN
15013 POWELL, STEPHEN RANDALL
09826 POWER, YOUNGER LOVELACE
16063 POWERS, DANIEL
18410 POWERS, ELIZABETH SUSAN
23939 POWERS, JEREMY TROY
11240 POWERS, ROXANN LUCINDA
21141 POZZA, CHRISTOPHER HUGH
19872 PRABHAKAR, BALAKRISHNA RAJARAM
19367 PRABHAKAR, GANGA
17221 PRACHUN, PAUL
12503 PRADO-ESTEFANI, ZENaida P.
15363 PRAGANI, BABULAL
10173 PRAMANIK, ARUN KUMAR
21441 PRASAD, SOUMYA
18187 PRASHER, SANJAY
10242 PRESCOTT, GORDON FREEMAN
16111 PRESCOTT, JOHN EDWARD
23712 PRESLEY, MICHAEL WILLIAM
23869 PREST, ADEBOWALE
21554 PRESTON, MARK PAUL
24033 PRETORIUS, EUGENE SCOTT
24519 PRETTYMAN, SHANE THOMAS
11328 PREVILL, KATHLEEN VINCENT
24135 PRICE, DONOVAN THOMAS
20363 PRICE, KENNETH OWEN
23603 PRICE, SARAH KATHERINE
06999 PRICKETT, DAVID CLINTON
15311 PRIDDY, JEFFREY GLENN
19575 PRIDDY, MYRA DENISE
10307 PRIETO, ALFREDO
22819 PRIGOZEN, JASON MICHAEL
22515 PRIOR, MICHAEL I.
24034 PRITT, AUDRA LYN
21443 PROLER, MEYER LEON
19369 PROMERSBERGER, MARK EDWARD
21871 PROSE, THOMAS MARK
22516 PROSTKO, EDWARD RICHARD
22435 PROUTY, TYLER JAMES
18188 PRUD'HOMME, BONHOMME JOSEPH
14183 PRUDICH, DANIEL BRENT
07537 PRUETT, CHARLES DANNY
21722 PRYPUTNIEWICZ, DAVID MATTHEW
13170 PRZYBYSZ, THOMAS MICHAEL
14479 PTACEK, MARK JOHN
22820 PUCKETT, FRANKIE ALLEN
14150 PUGH, BASIL LESTER
10308 PUJARI, BHASKER RAO

10371 PULIDO, JR., FRED TAGUBA
23870 PULITZER, DONALD RICHARD
08981 PULLIAM, ROBERT PARKER
13582 PULLINS, DENNIS IVAN
20737 PUMPHREY, JENNIFER ANNE BARKER
18189 PURANIK, PRAKASH RAGHUNATH
18190 PURANIK, VIDYA PRAKASH
23287 PURCELL, DAVE MARTIN
19873 PUREWAL, AMAN SINGH
19951 PUREWAL, GUNEET CHAHAL
11039 PUREWAL, GURDEV SINGH
21993 PUREWAL, NAVDEEP SINGH
11659 PUROHIT, MILKHANDH B.
10910 PUZZUOLI, GINA MICHELLE
24521 QAMAR, MAIMOONA
12143 QAZI, NAEEM AKHTAR
18891 QUADRI, SYED FIAZ
17667 QUARANTILLO, III, EDWARD PAUL
17621 QUARANTILLO, PAMELA LARGENT
20638 QUE, CHRIS CLINTON TAN
23604 QUE, XINGYI
22217 QUIGLEY, BRIAN PATRICK
18333 QURESHI, ABDUL SATTAR
21142 QURESHI, AZEEM ABDUL
20639 QURESHI, FARAZ
23546 RABAA, EHAB
09961 RABANAL, ARISTOTLE ALCABEDAS
23347 RABINOWITZ, STUART A.
20129 RABKIN, MICHAEL SCOTT
20130 RABON, RANDAL JOSEPH
19250 RACADAG, ALEX PRESBITERO
22636 RACHNER, THOMAS EDWARD
17109 RACHUT, ERIC ROBERT
14865 RACZKOWSKI, WANDA TERESA
16836 RADCLIFFE, ERIC JOHN
14752 RADER, DANNY ALLAN
15058 RADER, EDWIN LEE
22577 RAFI, ARIF MUHAMMAD
23418 RAGHURAM, KARTHIKRAM
11441 RAGO, ANDRES LAURENTE
21929 RAGO, VINCENT ERIC
13172 RAGSDALE, DORRIS ANN
12520 RAHBAR, AHMAD
22823 RAHBAR, RODEEN
18191 RAHIM, MUSTAFA
13732 RAHMAN, ASIF
20233 RAHMAN, MOHAMMAD PERVAIZ
21335 RAHMAN, MUHAMMAD MUJIBUR
23419 RAHMAN, RUBAYAT NAILA
23135 RAI, ALIA ANSAAR
20739 RAI, ANSAAR TARIQ
18467 RAINEY, DAVID MARK

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21336	RAJA, PREMKUMAR	13175	RAO, SATHISHCHANDRA N.
10514	RAJA, S. DESINGU	23526	RAO, SEEMA LAXMINARAYANA
24035	RAJAGOPALAN, NAVIN	20980	RAO, SHEELA R.
23288	RAJAH, SUGANTHI VARATHA	14958	RAPHAELSON, MARC ISAAC
18310	RAJAKUMAR, KUMARAVEL	22417	RASASINGHAM, RAJEEVAN
24136	RAJAN, DIVYA SURESH	21725	RASHEED, QAISER
10114	RAJAN, DORAI T.	10638	RASHEED, SYED
10912	RAJARAMAN, SRINIVASAN	10174	RASHEED, ZARINA
11338	RAJARATNAM, ARUNTHATHIE	12078	RASHID, HUMAYUN
22165	RAJASHEKAR, KALPANA	20907	RASHID, MITCHELL NICHOLAS
20559	RAJJOUR, SALAM	21994	RASHID, NICOLE MARY
23808	RAJU, LEELA VADREU	23068	RASHID, PAUL FERRIS
11294	RAJU, VADREU KAMA	08615	RASHID, RICHARD CHARLES
09547	RALLOS, ENRICO VIRTUCIO	12732	RASKIN, STEPHEN PAUL
23348	RALSTEN, CATHERINE HAYNES	08603	RASMUSSEN, DONALD LLOYD
22962	RALSTON, THOMAS MICHAEL	11609	RASMUSSEN, NORVAL LEROY
24036	RAM, PRITI BACHUBHAI	19251	RASTOGI, PADAM SHREE
16660	RAMADAN, HASSAN HUSNI	09052	RATCLIFF, BRUCE ALAN
23744	RAMAKRISHNAN, KARTHIK	08879	RATCLIFF, JR., GILBERT ALONZO
19091	RAMAN, MANIMEKALAI VEERASWAMY	15134	RATLIFF, DAVID SUMMERS
24548	RAMANATHAN, VIGNESHWARAN	22218	RATNAKAR, NITESH
11817	RAMAPRASAD, SUDHA	18570	RATNANI, MUHAMMAD SALIM
20292	RAMAS, MERCEDES E.	10569	RATTANANONT, PRASOP
20091	RAMBERG, JULIA ELISABETH	21644	RAUKAR, GEORGE JEFFREY
17815	RAMESH, H. S.	19494	RAY, JACQUELINE RENEE
21872	RAMIREZ, JORGE ALBERTO	20740	RAYANI, CHOUDHARY V.
24385	RAMIREZ RODRIGUEZ, SHEILA PAOLA	23888	RAYANI, SUJANA VENTAKA
17058	RAMIREZ-MORET, MINERVA MARGARITA	24037	RAYYAN, YASER MOHAMMED
17169	RAMOS, RICARDO LORENZO	20696	RAZA, QUASIR
12183	RAMSAY, MICHAEL J.O.	21645	RAZAVIPOUR, NIKA
19988	RAMSAY, SARAH JANE	18195	RAZZAQ, KHALID
21821	RAMSEY, KIRK ALEXANDER	13418	RAZZOOK, SALAH PHILIP
15097	RAMSEY, WILLIAM DALE	13734	READ, MARC EDWARD
17589	RANA, ANJUM	18695	REABL, IV, HARRY LEWELLYN
22091	RANA, HAMZA	21262	REALINI, ANTHONY DAVID
12625	RANA, IZHAR AHMAD	15696	REAM, THOMAS SCOT
18953	RANA, MOHAMMED JAVED	22826	REAVES, LISA HIRAI
24137	RANA, NAILA NAUREEN	23713	RECHDOUNI, AIDA KAROUN
16573	RANA, NARESHKUMAR GULABBHAI	11188	RECHT, KEITH ARNOLD
18379	RANA, SHAHID RASHID	23547	RECINE, CARL ALBERT
12731	RANA, SHAHNAZI.	12131	RECORD, GEORGE
20293	RANA, TAHIR IQBAL	23013	REDA, HASSAN KHALIL
15658	RANADE, NILKANTH BAPU	10375	REDDI, PULIMAMIDI RAGHUNATH
14898	RANAVAYA, MOHAMMED IQBAL OASIM	12217	REDDY, GURIJALA N.
24522	RANGANATHAN, PAVITHRA	19954	REDDY, JAYAPAL GUTTICKONDA
22759	RANIER, GEORGE JOSEPH	12733	REDDY, NADAVALARU NARAYANA
24607	RANSON, CHASE WINKLER	24139	REDDY, PADI KALYAN
13174	RANSON, DAVID WARD	13379	REDDY, PALLE K.S. PRABHAKARA
23067	RANSON, MATTHEW THOMAS	16388	REDDY, SATHYANARAYAN MEDIPALLY
17941	RAO, ANEGONDI NATTERU NAGARAJA	13419	REDDY, UMA P.
24138	RAO, ANNE PRATYUSHA	11371	REDDY, USHA MOHAN
17059	RAO, KALAPALA SESHAGIRI	21995	REDDY, VARDHAN JONNALA

License Name

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15847 REDDY, VENU
23971 REECE, JOSEPHINE LOUISE
20343 REED, EDDIE
17583 REED, JANIS ENGLISH
08671 REED, JOSEPH BLOUNT
23925 REED, STANLEY DAVID
19411 REESE, DANIEL BURTON
19066 REESMAN, SHAWN DEWAYNE
21646 REHMAN, KHAWAJA ATEEQ
22910 REHMAN, RAHEELA
22963 REHMAN, TARIQ
16390 REICHLER, FREDERICK ADOLPH
24608 REIDY, ANDREA BULKLEY
14155 REIDY, TERENCE JOSEPH
15135 REIFSTECK, JOHN ERNEST
09223 REISENWEBER, HARVEY DONALDSON
23527 REISER, MICHAEL DAVID
22827 REISNER, DARRELL STEVEN
09827 RELLAN, DEV RAJ
22911 REMICK, SCOT C.
19580 REMOLONA, HELEN ROSE RUIZ
16188 REMOLONA, NATHAN MENDIOLA
12907 RENIE, WILLIAM ANDREW
09117 RENN, III, JOSEPH JOHN
18128 RENZI, RANDOLPH HECTOR
20640 REPASKY, RONALD GEORGE
22828 REPSHER, LAWRENCE HARVEY
22335 RERYCH, STEPHEN KARL
15849 RESLEY, TODD C.
23420 RETHY, MICHAEL CHARLES
22746 REUSS, PETER MATTHEW
23809 REUTTER, JASON CHARLES BRINKMAN
10966 REVELL, DAVID
16391 REVERCOMB, CAROLYN HUGHES
24609 REX, DAVID LLOYD
16860 REXRODE, CARMEN REBECCA
13784 REXRODE, JR., NORMAN L.
24140 REYES, BERNARDO JOSE
11189 REYES, CHARLES WESLEY
12800 REYES, ROMEO CAMPANA
19524 REYNA CISNEROS, ROBERTO
16665 REYNOLDS, DIANA PUTMAN
22684 REYNOLDS, GORMAN JOEL
14661 REYNOLDS, HARRY RICHARD
22747 REYNOLDS, JAMES MILTON
24038 REYNOLDS, SHELLEY BREANNE
16112 REZAIAN, MICHAEL MOHAMMAD
24669 RHEE, RICHARD JINHO
14307 RHODES, LARRY ALAN
11960 RHODES, MAURICE CLEMENT
12080 RIAZ, RIAZ UDDIN
21499 RICE, JR., ANTHONY KIELER

24523 RICE, JAMES WARREN
12334 RICHARDS, BRIAN GERARD
24287 RICHARDS, GEORGIANNA MAYNELL
24449 RICHARDS, MARK ALLEN
20741 RICHARDS, STEVEN DOUGLAS
19326 RICHARDS, WINSTON THOMAS
23029 RICHARDSON, AUBREY WRIGHT
18236 RICHARDSON, BRADLEY JESS
21930 RICHARDSON, BRIAN KEITH
20908 RICHARDSON, BRYAN ALEXANDER
17819 RICHMOND, BRYAN KELLY
23714 RICHTER, ERIK
22579 RICHTER, FRANK
13077 RICKEL, JR., RALPH E.
18817 RICKETTS, PATRICIA LEIGH
22336 RIDENOUR, GLENN ALLEN
24403 RIDGEWAY, IV, JOSEPH ALOYSIUS
23973 RIEDEL, BRIAN D.
24168 RIEDERS, DANIEL EDWIN
16666 RIGGLEMAN, MICHAEL PAIGE
12575 RIGGS, JACK EDWARD
22829 RINEHART, SARAH JANE
08220 RIPLEY, GARY LEMASTERS
20663 RISING, JAMES LLOYD
22964 RISPOLI, DAMIAN MARK
14694 RITCHEY, ARTHUR KIM
21556 RITCHIE, DOUGLAS FREDERICK
24524 RITCHIE, MICHAEL KYLE
20487 RITTINGER, THOMAS JOHN
12133 RIVAS, FRANK
17820 RIVAS, MARIA-ELENA
12809 RIVAS-PARDO, EDUARDO ALFREDO
23715 RIVERA CRUZ, EDGARDO
14926 RIZK, WAFI I.
18943 RIZVI, HIL
23716 RIZZO, RICHARD JOHN
17624 ROA, RICARDO ARTURO
16975 ROBERTS, TIM DAVID
24039 ROBBINS, GREGORY LADON
22760 ROBERSON, JR., CLIFFORD WILLIAM
23263 ROBERTS, ALICE AMANDA
24244 ROBERTS, DAVID TAYLOR
10044 ROBERTS, JOANNA MARY
10481 ROBERTS, KENRICK HAMILTON
17368 ROBERTS, MICHAEL DON
10846 ROBERTS, SAMUEL KUMP
23810 ROBERTS, SCOTT CHRISTIAN
12438 ROBERTS, THOMAS D.
19254 ROBERTSON, FRED SHAUNE
23926 ROBERTSON, KENNETH BLAKE
24040 ROBINSON, CHRISTY LYNN
23871 ROBINSON, DUSTIN EDWARD

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23811	ROBINSON, KRISTINE SWINTON	23441	ROSENBERG, MATTHEW WILLIAM
12335	ROBINSON, PATRICK A.	23351	ROSENBLOOM, ALAN JOHN
23528	ROCK, KENNETH ALAN	15851	ROSENCRANCE, JAMES GREGORY
21996	RODA-RENZELLI, ANTHONY JAMES	22638	ROSENGARTEN, JEFFREY LEE
24041	RODEBAUGH, CRYSTAL MARIE HICKMAN	24631	ROSENTHAL, SETH IAN
24042	RODEBAUGH, II, JEFFREY MARK	18058	ROSIELLO, DAVID CARL
23872	RODGERS, DANIEL ADAM	24246	ROSS, III, ARTHUR J.
23837	RODGERS, KERRY CLEON	19879	ROSS, JAMES ALLEN
22685	RODNEY, KURT GREGORY	19708	ROSS, JAMES KETRON
13803	RODRIGUEZ-CAYRO, NARCISO A.	24610	ROSS, LAURA MICHELLE
24525	ROELKEY, V, DAVID HENRY	19070	ROSS, RHONDA SCITES
22830	ROFFE, MARCOS	20742	ROSS, TERENCE CONRAD
23529	ROGERS, AIMEE ELISE	20839	ROSSI, KIMBERLY ANN
10483	ROGERS, II, JOHN STAFFORD	21558	ROSSI, SAMUEL CHRISTOPHER
10484	ROGERS, LARRY CALVIN	22220	ROSTOCKI, LUKASZ
22166	ROGERS, MARK EDWARD CARLSON	18085	ROTH, BRETT ALAN
08835	ROHANI, MEREDITH	22832	ROTH, RONALD NEAL
16189	ROHRBACH, MATTHEW ALAN	14112	ROTHBERG, SARA ROSHANNA
12963	ROHRER, ALAN HARRY	22418	ROWAN, SHON PATRICK
12336	ROIDAD, MOHAMMAD	15919	ROWE, JOHN RODERICK
23072	ROIDAD, NASIRA	24526	ROY, JERRY P.
09848	ROIG, GEORGE MIER	24386	ROYCHOWDHURY, MONIKA
20028	ROIG, JORGE WILLIAM	12338	ROZA, ELI
12735	ROISMAN, TULLY STEPHEN	11124	RUBEN, ALAN MARSHALL
21391	ROJAS, DAVID ALBERTO	14966	RUBEN, GEOFFREY LEE
12964	ROJAS, SAMUEL PANAL	16116	RUBENSTEIN, ELI
20153	ROLLINS, DONALD ROBERT	08200	RUBIN, PHILIP MORRIS
15918	ROLLINS, JOHN MICHAEL	17490	RUBIO, EPIMACO ORIGEN
23264	ROMAINE, ROBERT HOWARD	22833	RUCKMAN, CAROL NYBERG
21557	ROMANI, LIVIO	19956	RUDIS, STEVEN PETER
15605	ROMANO, JUDITH THERESA	14160	RUDOLPH, KAREN JON
13078	ROMANO, THOMAS JAMES	23266	RUIZ, JR., RESTITUTO S.
18251	ROMEO, MARTHA SUZANNE	19709	RUSH, SANDRA RENEE
14030	ROMERO, JOSE MA. SINAGUINAN	11444	RUSHDEN, RAYMOND OMAR
19878	RONEN, LEON	14852	RUSHIN, JEANNE MARIE
11362	RONNING, II, LAWRENCE MCCLUER	17822	RUSHTON, THOMAS COLEMAN
23265	ROORDA, ANDREW K.	17669	RUSSELL, DANIEL WYNN
19650	ROSARIO, ANJALI CAROL	18235	RUSSELL, GAIL ANNE
19495	ROSARIO, PATRICK GERARD	23352	RUSSO, LINDA M.
16668	ROSAS-ACEVEDO, ANGEL LUIS	23927	RUTLEDGE, HEATHER LOUISE
17710	ROSE, COLIN ALEXANDER	22580	RYAN, PATRICK THOMAS
23483	ROSE, GREGORY HUGH	21393	RYAN, PHILIP J.A.
17711	ROSE, HEATHER JAYNE	14040	RYDLAND, DANINE ANNE
12337	ROSE, ROBERT A.	18894	RYNCARZ, RICHARD EUGENE
16190	ROSE, VERA ANN	16912	RYU, JAIYOUNG
17964	ROSE, WILLIAM CHANDLER	21822	SAADEH, WASIM
14620	ROSE, WILLIAM DARRELL	10593	SABADO, JR., FRANCISCO DINO
17120	ROSEBERRY, ELIZABETH ANN	17371	SABBAGH, ABDULMALEK
20488	ROSEN, CHARLES LEE	18458	SABER, KATHY LYNN
16878	ROSEN, DAVID ALAN	18087	SABET, ZIA
21931	ROSENBERG, ARLENE SYLVIA	11242	SABIO, ARTURO
22702	ROSENBERG, GARTH DAVID	08957	SABO, SANDRA KOVACH

License Name

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20564 SADAT, TAOUFIK ANWAR
 19071 SADEK, MOHAMED HAFEZ
 23137 SADLER, JR, JAMES LORIN
 11298 SAFDER, ASMA
 17223 SAFI, IHSAN OMAR
 20236 SAGAYADAN, GRACE E.
 21559 SAHA, SANJOY
 13738 SAHADEVAN, VELAYUDHAN
 23717 SAHAKIAN, NANCY MARGARET
 20791 SAHLOUL, RAGHDA TOLAYMAT
 16562 SAID, SAID EDWARD
 19957 SAIEED, SAIEED HIZKEAL
 17491 SAIKALI, WASSIM SALEM
 23267 SAINI, RANJIV KUMAR
 21873 SAJJAN, RAJENDRA N.
 09131 SAKHAI, HOSSEIN
 16395 SAKKAL, AHMED MOUDAR
 19073 SAKKAL, AMAL FOSTOK
 15920 SAKLA, SAMY FRANCOIS
 15979 SALAMA, SAMIR A.
 24142 SALANSKY, JESSICA BETH
 24043 SALAVA, JONATHON KYLE
 12738 SALDANHA, FRANCIS MAXIM
 12439 SALE, III, WILLIAM GOODRIDGE
 23268 SALEEM, TIPU FAIZ MUHAMMAD
 24332 SALEH, MARWAN
 24670 SALEM, ARAM NARAGHI
 21932 SALEM, ZIAD
 11330 SALEME, MAURICIO NAIM
 17670 SALETTA, STEPHEN JOHN
 17824 SALGADO, PURIFICACION TAPAWAN
 18755 SALIH, SALWA MOHAMED
 19711 SALMAN, MUHAMMAD
 17186 SALMASSI, JAFAR ZARIFSALEKI
 24611 SALOMON, ADRIENNE ANTOINE
 18381 SALON, ELY JEAN CENDANA
 09646 SALON, ILIGINO FERNANDEZ
 18009 SALUDES, MELVIN THEODORE
 21727 SALUJA, SANJAY
 12996 SALUTILLO, VICTOR P.
 23422 SAMI, FAISAL ABDUS
 18908 SAMMEL, ROBERT BLAIR
 12626 SAMPATH, RAMANATHAN
 09003 SAMS, ROBERT EUGENE
 11963 SAN PABLO, WILLIAM AMARO
 22339 SANCLEMENT, JOSE ANTONIO
 12524 SANDFORD, JOHN LEE
 21395 SANDHIR, AJAI K.
 09449 SANDHU, UJJAL SINGH
 17885 SANG-LUK, ELENA
 21942 SANGODEYI, OLUYEMISI REUBEN
 16750 SANKARI, BASHIR RIAD

17712 SANKARI, MOHAMAD RIAD
 18512 SANKARI, SAMAR RIYAD
 23484 SANTARSIERI, VITO ANTONIO
 09597 SANTER, JR., MICHAEL ANTHONY
 22340 SANTHANA KRISHNAN, SRIVILLIPUTTUR GOPALAN
 12861 SANTIAGO, AMELIA JAVIER
 18199 SANTIAGO, CARLOS SORIANO
 23813 SANTIAGO-NIEVES, YADIRA
 21088 SANTMYIRE-ROSENBERGER, BETH RENEE
 24143 SANTORA, DONALD CELLINI
 13221 SANTOS, YOLANDA ACUNA
 09853 SANTRA, NITYANANDA
 09053 SANTROCK, DAVID ALAN
 20792 SANTROCK, ROBERT DALE
 14495 SAQUIB, AZIM
 24444 SAQUIB, MUHAMMAD
 16191 SARACCO, GREGORY MICHAEL
 13588 SARAP, MICHAEL D. (DUKE)
 24288 SARIN, HEMANT
 20910 SARKAR, DEEPAK RANJAN
 20294 SARKER, CHITTA RANJAN
 20295 SARNO, MACY JIMENEZ
 17714 SARNO, RIEL ESCASA
 19342 SARSFIELD, GREGORY R.
 17948 SARWARI, ARIF RASHID
 24387 SASSER, JOHN MATTHEW
 18016 SATHAPPAN, KASIRAJA
 16446 SATHRE, HOWARD PAUL
 19220 SAUL, SHERYL LYNN
 10643 SAUNDERS, JR., DARRELL FRANCIS
 24388 SAUNDERS, ELIZABETH ANNE
 24247 SAUNDERS, JUSTIN ALEXANDER
 18200 SAUS, JOHN ARTHUR
 18313 SAVIDGE, TODD OWEN
 21264 SAVIT, RUSS MARC
 17374 SAVOPOULOS, SOTIERE EVAN
 11513 SAVORY, LINDA MILLER
 11506 SAVORY, THOMAS KEYES
 18383 SAWEIKIS, ANTHONY ALLEN
 22421 SAWYER, KEVIN JAMES
 19255 SAWYER, PHYLLIS RUTH
 11447 SAXE, TIMOTHY GERHART
 24671 SAYEDIAN, FARZANEH HAJI
 21410 SAYEED-SHAH, UMER
 23607 SAYLOR, RANDALL MARTIN
 22093 SAYRE, AMY PARKER
 21501 SAYYED, RAMEEZ TAUQIR
 16080 SCAGNELLI, ALEXANDER
 22094 SCAIFE, AARON LEE
 23874 SCARINGE-DIETRICH, DENISE ANN
 20984 SCARLATESCU, SORIN
 11887 SCATTAREGIA, FRANCIS ANTHONY

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18513 SCHADE, CHARLES PRICE
23353 SCHAEFFER, CAMERON SHERWOOD
22422 SCHAFFNER, LIZA GAIL
15711 SCHARF, CHARLES SELDEN
23975 SCHAUB, CARL RALPH
23976 SCHEETZ, KEVIN LAWRENCE
11512 SCHER, NANCY SLIFKIN
18239 SCHIANO, MICHAEL ANTHONY
24527 SCHICK, ALEXANDRA ISABELLE
23075 SCHILDT, TRAVIS ALLEN EUGENE
22913 SCHILLINGER, DAVID SCOTT
18571 SCHLARB, CHRISTOPHER ALAN
13180 SCHMIDT, III, JOHN HENRY
21648 SCHMIDT, MATRINA JANELLE
14480 SCHMIDT, STANLEY BURNETT
22167 SCHMITT, BRADLEY ADAM
13589 SCHMITT, RICHARD GERARD
11004 SCHMITT, SUSAN ANN
09534 SCHMITT, THOMAS JOSEPH
14695 SCHMULEVICH, RAFAEL LEONARDO
21777 SCHNURER, MARK ALEXANDER
15040 SCHOR, JOEL ANTHONY
22095 SCHREIBER, JOHN PAUL
17111 SCHREIMAN, JUDITH STARK
21265 SCHROEDER, DAVID WILLIAM
13834 SCHROERING, MICHAEL SHEEHAN
21502 SCHRUFF, JR., LOUIS MCCALL
24333 SCHUERGER, SHANNON CHRISTINE
24145 SCHULTHEISS, KIM EVELYN
17401 SCHULTZ, JOHN PAUL
08958 SCHWAB, LARRY TIDD
14704 SCHWABE, MARIO RAFAEL
23928 SCHWANER, ROBERT ALLEN
24144 SCHWARTZ, II, ROBERT LOUIS
14309 SCHWARTZ, TERRY LYNN
14977 SCHWARZENBERG, BERNICE ANASTASIA
14978 SCHWARZENBERG, MICHAEL RICHARD
24612 SCHWIGER, PAUL ALLEN
09699 SCOBBO, RONALD ROGER
22223 SCOLAPIO, JAMES SAMUEL
23722 SCOTT, ANNA MARIE
18844 SCOTT, JERRY WAYNE
20843 SCOTT, MARY ANN
10571 SCOTT, II, ROBERT KENNETH
08379 SCOTT, THOMAS FRANCIS
20911 SEANGIO, CATHERINE DE LOS
17950 SEARS, TIMOTHY SCOTT
11618 SEBERT, STEPHEN LOWELL
13222 SECO-GARCIA, ALFREDO JOSE
24289 SECRET, ASHLEE ANN
22749 SECRIST, LEE JENKYNS
21396 SEDLMEYER, TROY LYNN

23723 SEDNEY, CARA LYNN
15282 SEEGAR, III, JOHN KING B.
20665 SEEMANN-KOCON, RENATA TERESA
15316 SEEN, KENNETH JAMES
17112 SEETHARAMA, SUBRAMANI
24147 SEGALL, GARY KENT
22017 SEHGAL, MANU
23530 SEHGAL, RAJESH
24146 SEIB, SABRINA ANGELIC CAYTON
13659 SEIDLER, DAVID EDWIN
21998 SEIDLER, DONALD LEON
23138 SEILSTAD, KAY H.
11545 SEKAR, CHANDRA S.
16273 SEKKARIE, MOHAMED ABDULKARIM
17492 SELBY, JOSEPH BARRY
08451 SELINGER, HAROLD
14809 SELLA, GABRIEL EUGEN
17672 SELLITTI, TONY PATSY
10248 SEMBELLO, JR., WILLIAM JAMES
14689 SEN, ANINDYA KUMAR
22914 SENINGEN, AIMEE ELIZABETH
21562 SEON, CARL YANG-IL
18675 SEQUEIRA, PAMELA BERNADETTE
14481 SERBIA, VICTORIA CARIDAD
21778 SERFONTEIN, STEPHANUS JOHANNES
09321 SERRATO, JOSE MANUEL
19801 SESKI, JAN CASIMIR
20744 SETHI, SUSHIL MITTER
14664 SETLIFF, HENRY LEE
10572 SETTLE, JR., EDMUND CARR
24044 SEUNGAMRONG, JASON
20912 SHAALAN, M. BASHAR
21267 SHABIH, KHAN ASIF
11190 SHACKELFORD, JR., HOWARD LEE
18948 SHAFER, CHERYL RENAE
17424 SHAFFER, DAVID JAMES
17999 SHAFFER, DOUGLAS NEALE
23875 SHAFFER, MARCUS DODDRIDGE
22341 SHAFFREY, JULIE KATHLEEN
24445 SHAFIEI, MAJID
13593 SHAH, ARVINDKUMAR BALDEVDS
18315 SHAH, ATUL PRABHAKAR
17410 SHAH, JAYESH BABULAL
13785 SHAH, MAHENDRAKUMAR CHIMANLAL
09970 SHAH, MIAN WILAYAT
10387 SHAH, MRUDULA JASHWANT
13835 SHAH, MUKUND KANTILAL
11970 SHAH, NIKUNJ MANMOHAN
23977 SHAH, PRAKASH SHANTILAL
24290 SHAH, RAJAL BIPINBHAI
11126 SHAH, RAJNIKANT CHANDULAL
13031 SHAH, RAMESH CHAMANLAL

License	Name	License	Name
23485	SHAH, SAMIRKUMAR JAYANTILAL	16669	SHELTON, CARL RANDOLPH
19498	SHAH, SHISHIR HASMUKHLAL	19802	SHELTON, III, CHARLES HENDRIX
19373	SHAH, VIKRAM NAVINCHANDRA	22917	SHELTON, PENNY L.
22966	SHAH, VIPUL BHUPATRAI	21195	SHEN, JOSEPH PIUS
22519	SHAHAB, SOHRAB	21269	SHEN, PAUL MEDAL
23929	SHAHAN, CIMMIE LYNNE	22521	SHENOY, SANTOSH GOVIND
14482	SHAHAN, MICHAEL ELLSWORTH	12745	SHENOY, SURATKAL VAMAN
24528	SHAHID, HASSAN	21032	SHENOY, VEENA
22593	SHAHZAD, FAROOQ	19585	SHENOY, VISHWANATH N.
19076	SHAKESPHERE, ALFRET NORMAN	20135	SHEPPARD, LISA MARIE
19181	SHAKESPHERE, GEETHA	23816	SHEREN, LORNE BRAHM
24334	SHALL, JEFFREY FAIN	19499	SHERIDAN, MARK FREDERICK
23814	SHALOWITZ, ROBERT JEFFREY	21999	SHERLEKAR, SANDEEP
20567	SHAM SHAM, FADI M.	22918	SHERLOCK, KATHRYN LEE HAU
14016	SHAMBLIN, DAVID CAROL	20845	SHERMAN, GARY MICHAEL
17829	SHAMBLIN, III, JACK FREEMAN	19961	SHERRILL, MONIQUE MICHELLE
16982	SHAMMA, BASSAM NICHOLAS	19713	SHERRY, JAMES HOY
21563	SHAMMA, HASSAN NICHOLAS	24529	SHESHANI, SHASHIDHAR REDDY
22915	SHAMMAA, AMMAR AKRAM	19078	SHETH, ASHISH PRAMOD
10770	SHAMMAA, SAHIB KADHUM	19885	SHETTY, ATUL S.
13786	SHAMMA'A, JOHN MICHEL	20093	SHETTY, RAM MOHAN
15358	SHAMMA-OTHHAN, ZAINAB AHMAD	23423	SHIBATA, SHIGEFUMI
20030	SHAMS, SEYED ALI	22273	SHIELDS, JESSIE ANTOSZEWSKI
23139	SHAMSI, ROHMA	20987	SHIMM, DAVID STUART
08812	SHANE, STANLEY ROY	24249	SHIN, PATRICK C.
22967	SHANK, CRISCHELLE LYNN	21092	SHIN, ROBERT BONGCHUL
11777	SHANK, JOHN STEPHEN	16576	SHINGHAL-GUPTA, KUMUD KUMARI
17437	SHANK, TERRY CLARK	23014	SHINN, LOWELL CARROLL
24255	SHANKAR, SANJAY VASUDEVAN	22584	SHIREY, CAROL ANN
12342	SHANNON, CLAUDE KENNARD	12863	SHIREY, ROBERT ARLEIGH
21649	SHAPIRO, ROBERT EDWARD	21447	SHIVAPRASAD, HULLUKUNTE BYLAPPA
23356	SHAPTER, JANET BAWELL	13900	SHOCKCOR, WILLIAM THOMAS
17951	SHAREEF, NAYYAR FATIMA	17290	SHOCKLEY, MICHAEL CURTIS
10379	SHARMA, CHANDRA PRAKASH	15678	SHOENTHAL, JR., DONALD RAY
24402	SHARMA, RASHMI	18821	SHOJAEI-MOGHADDAM, JALIL
19077	SHARMA, SANJEEV SIMEON	15698	SHOMBERT, LAWRENCE PETER
24148	SHARMA, SMRITI ISHU	19374	SHOOK, DANIEL RAY
11069	SHARMA, SURENDRA MOHAN	19413	SHOPE, JAMES RUSSELL
09598	SHARMA, TARA CHAND	12343	SHORA, WASEEM
11704	SHARP, STEPHEN JOSEPH	16555	SHORT, YANCY SCOTT
21520	SHARP, WENDY J.	21144	SHOULDIS, ERIC DANIEL
24045	SHATTAHI, ELIAS	22836	SHOWALTER, KELLY RENEE
23531	SHAUKAT, SALMAN	17187	SHRAMOWIAT, MICHAEL
24046	SHAVER, ERICA BETH	17953	SHREVES, JENNIFER GIAQUINTO
16752	SHAVER, WARREN MITCHEL	16193	SHROFF, MAHESH BABULAL
20844	SHAW, JEFFREY LEE	22687	SHUFF, CHARLES EDWARD
23742	SHAW, JO ANN GOLDBAUGH	22837	SHULER, FRANKLIN DAVID CHRISTIAN
20490	SHEETS, JARED ANDREW	09054	SHULTZ, JEFFREY SAVILLE
12249	SHEHL, GEORGE WILLIAM	24450	SHWEIHAT, YOUSEF RAMI
17952	SHEIKH, NASIM AHMAD	18204	SIAS, TINA MARIE
13967	SHEILS, JR., WILLIAM SOL	24169	SIAVASHI, ALI
17673	SHELHORSE, MARK EDWIN	10684	SIBLEY, RICHARD HENRY

License	Name	License	Name
20136	SICILIANO, DEAN ANTHONY	23141	SIVA, DEVAKI SIVASUBRAMANIAM
12344	SICKLES, DOYLE RUSSELL	20698	SIVAK-CALLCOTT, JENNIFER ANNE
10003	SIDDIQI, FAROOQ HUSSAIN	18760	SIVAKUMARAN, MUTHUMANIMOLI
22342	SIDDIQI, MUNAWAR	21652	SIVAPRAKASAM, MICHAEL JAYAKUMAR
18917	SIDDIQI, NIKHAT ZOHRA	09119	SIX, RICHARD RAY
18898	SIDDIQI, SHAH NAWEED	23533	SIZEMORE, DANIEL CHADWICK
11832	SIDDIQI, SYED MOHAMMED Z.A.	13595	SKAFF, KIMBERLY LYNN
23817	SIDHU, KANWAR AJIT SINGH	14717	SKAFF, LEE ANN
16396	SIEGEL, NORMAN LANG	16028	SKAFF, PAUL ALEXANDER
19079	SIEGLER, CHARLES MORGAN	18485	SKAFF, SAM A.
22750	SIERRA, MAIDA	19887	SKAGGS, CHRISTOPHER CLEVELAND
22424	SIGDEL, SAROJ KUMAR	19857	SKAR, SANDRA LESLIE
21875	SIGEL, JESSICA ESTHER	22276	SKAREDOFF, MICHAEL NIKOLAS
13740	SIKORA, ROSANNA D.	18047	SKAROTE, SAMUEL JOSEPH
24047	SILBERMINS, DAMIAN	22103	SKEENS, HEATHER MICHELLE
10491	SILK, ADNAN	17304	SKEENS, JOSEPH LESLIE
22100	SILL, JR., HOWARD WALTER	15638	SKEENS, WILLIAM MICHAEL
23357	SILVERMAN, ROD SPENCER	24614	SKIDMORE, BRIDGET MARIE WRIGHT
24613	SIMHADRI, PRATHAP KUMAR	20239	SKILES, JEFFREY ALLEN
23140	SIMMONS, MATTHEW EDWARD	18105	SKINNER, LISA MICHAELLE
09471	SIMON, MEL P.	13968	SKITARELIC, KATHRYN FRANCES
22919	SIMON, THERESA S.	24672	SKLAR, MARSHALL DORE
17066	SIMPSON, FRIDAY GEENE	15984	SKOLIK, STEPHANIE ANN
16213	SIMPSON, RICHARD ALAN	23016	SKONER, DAVID PETER
09055	SIMS, RUTHERFORD CLARK	08137	SLACK, RICHARD LEE
14310	SINCLAIR, JEFFREY BYRON	24615	SLADE, DIRK LANCE
24250	SINCLAIR, JOSEPH JEFFERDS	14768	SLAYSMAN, MICHAEL LOFLAND
09890	SINE, WILBUR ZINN	16195	SLAYTON, DONNA JEAN
21341	SINGER, GEOFFREY LEE	17954	SLEMP, CATHERINE COURTNEY
24048	SINGH, ABHAI	22639	SLEPIN, MARK JEFFREY
20345	SINGH, ANIL KUMAR	22522	SLOMOWITZ, STEWART ALLEN
21651	SINGH, DEEPIJOT	23978	SLUSS, II, JAMES ROGER
21033	SINGH, GAGAN JIT	23979	SMALLING, JR., CHARLES RONALD
10722	SINGH, IQBAL	17955	SMALTZ, VIRGIL WILLIAM
19962	SINGH, JAINARAYN	22523	SMITH, ARTHUR ALAN
23532	SINGH, JAY PAL	21398	SMITH, CHADWICK RAY
11206	SINGH, JOGINDAR	20745	SMITH, III, CHESTER DONALD
21565	SINGH, KULDEEP	20700	SMITH, JR., DALLAS AARON
10429	SINGH, RAJENDRA PRATAP	14012	SMITH, DANIEL LEE
10574	SINGH, RANJEET KAUR	15924	SMITH, DAVID MICHAEL
10507	SINGH, SARJIT	22751	SMITH, DONNA LYNN
20165	SINGH, SATBIR	23818	SMITH, ELEANOR ALICE
21196	SINGH, SHAILINI	16642	SMITH, ELIZABETH THERESA HYNES
21271	SINGH, SHALU	12346	SMITH, FORREST WAYNE
23725	SINGH, SINDHU	22000	SMITH, HENRY GARTH
24530	SINGZON, VICTORICO ANTONIO	09551	SMITH, JAMES TUCKER
21272	SINHA, SHOBBIT	21510	SMITH, JENNIFER MARIE
15943	SIRACUSANO, VINCENT CHARLES	23142	SMITH, JIMMIE KIRKLAND ANTHONY
24531	SIRIKONDA, NAGA SRINIVAS	23608	SMITH, KIMBERLY FRANCESCA
19963	SITLER, MICHAEL G.	13596	SMITH, LEE BRYAN
20491	SITLER, TERESA MCCLUNG	13597	SMITH, LEE ELLIOTT
23876	SITWAT, BILAL	13183	SMITH, LYNN NICHOLSON

License	Name	License	Name
23726	SMITH, MATTHEW S.	17633	SORR, EDWARD MARK
24150	SMITH, MAURICE ANTONIO	24532	SORTER, MICHAEL T
23143	SMITH, MICHAEL DAVID	22524	SOTOMAYOR VALENZUELA, TALIA BETTINA
10111	SMITH, JR., RALPH SILAS	24151	SOUeidAN, ALI SALIM
21738	SMITH, II, RICHARD LEE	19264	SOULE, JEREMY BEN
14970	SMITH, ROBERT	13599	SOULSBY, DAVID LEON
24673	SMITH, ROBERT STEPHEN	18206	SOUTHERN, STEVEN C.
20795	SMITH, ROY EUGENE	20914	SOVANI, SANTWANA VINAYAK
16029	SMITH, STACEY ANNE	21096	SOVANI, VINAYAK KRISHNA
14005	SMITH, STEPHEN CHARLES	24152	SOWARDS, RACHEL J.
11623	SMITH, STEPHEN MICHAEL	21399	SOYOOLA, EMMANUEL OLUSOLA
23424	SMITH, JR., TYSON DELLOYD	15235	SPANGLER, ELIZABETH LEE
13598	SMITH, WILLIAM DAVID	20915	SPANGLER, PHILLIP RICHARD
22344	SMITH MAXEY, SHANNON LEA	23877	SPARKS, TIFFANY OLIVIA
23094	SMOTHERS, DANIEL P.	15571	SPEARS, II, JAMES FRANKLIN
16349	SMYCZYNSKI, MARK STEPHEN	13426	SPEIDEN, LOIS MARIAN
20569	SMYTHE, GAI LOUISE	15753	SPENCER, RICHARD ALAN
19081	SNAVELY, DANIEL DECKER	17495	SPERBER, EDWARD EPHRAIM
14011	SNEAD, JOSEPH AKIN	24618	SPIELMAN, SHAUN VINCENT
20036	SNIDER, ALLAN JEFFREY	08521	SPIGGLE, JR., WAYNE CAMPBELL
10645	SNIDER, JR., GEORGE EVERETT	20300	SPILSBURY, PAUL ROSCOE
12747	SNIDER, JR., GLENN RUSSELL	17378	SPINDEL, MICHAEL ROY
14548	SNIDOW, JR., ROBERT LEE	20570	SPITZER, KAMILA
16439	SNODGRASS, KEVIN RAY	20571	SPITZER, MARK ALEXANDER
24446	SNYDER, RUSSELL OWEN	23820	SPOHN, PETER J.
23534	SOARES, NEELKAMAL SANJIV	13600	SPONAUGLE, JIM HARPER
11449	SOBHAN, MOHAMMAD ABDUS	09647	SPORCK, FREDERICK THOMAS
18677	SOBIERAJ, KRZYSZTOF MACIEJ	24153	SPRATT, DONNA LEE
12749	SOBRAY, JANICE CLAIRE	24251	SPRIGGS, TAMARA DENISE
24616	SODEIFI, NEGAR	24154	SPRINGER, WILLIAM YANKEE
23931	SODUMS, MARCIS TOTS	20493	SPYCHALSKI, JAMES NORMAN
23980	SOFKA, SARAH HELEN	24178	SRAJ, SHAFIC ABDULLAH
23819	SOKOLOFF, RONALD MICHAEL	19265	SRIDHARAN, BALAKRISHNAN
16842	SOKOS, MATHEW GUS	16843	SRINIVASA, NANGALI SRIGURAPPA
15471	SOLARI, TEDDY WAYNE	24551	SRIVASTAVA, JAHNAVI
19082	SOLE, LEONARD SCOTT	24447	SRIVASTAVA, MOHIT
21654	SOLEYMANI, KAMBIZ	11628	STA ANA, ENRIQUE COLLANTES
24617	SOLOMON, GARRON JOSEPH	24619	STABLEIN, GEORGE JOHN
14385	SOLOMON, ROBERT CHARLES	24620	STACY, II, DONNIE RAY
24336	SOLTIS, LUCIA IRENE	17144	STADTMILLER, RICHARD JARED
21876	SOMACH, STEPHEN CONRAD	09224	STAGGERS, MARGARET ANNE
19755	SOMASUNDAR, PONNANDAI SADASIVAN	21400	STAHR, BENJAMIN JOSEPH
19717	SOMASUNDAR, SUKANYA	23271	STAIB, JR., NEIL EDWARD
19888	SOMASUNDARAM, VELLAIAPPAN	14313	STAKE, TERRY L.
21342	SOMESHWAR, JEAN RUTH	15317	STALENSKI, WALTER STEPHEN
20913	SOMESHWAR, SHIV PRASAD	16984	STALLO, PAMELA SUE
16539	SOMMERVILLE, TROY DONALD	13086	STALNAKER, RALPH ALLEN
17739	SOMPALLI, BALASUBRAMANYA PRASAD	24291	STAM, MARC DENTON
21934	SONDIKE, STEPHEN BARRY	10421	STANLEY, VERNON RAY
22106	SONNEFELD, CHRISTIAN ANDREW	15011	STANSBURY, JOHN GAITHER
23358	SOOD, VINEET KUMAR	24049	STANSBURY, ROBERT CALLOWAY
12186	SORIANO-ULLOA, LUIS E.	21831	STANTON, EDWARD SPIRES

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12013 STANTON, HOWARD JAMES
20746 STARCHER, II, LARRY VICTOR
16003 STARK, LINDA JEAN
21035 STARYNSKI, JOHN ROBERT
23359 STATON, MICHELE DAWN
21877 STATUM, KASEY AVIS
20989 STAUFFER, MARC ROBERT
14053 STEAD, JEFFREY ALLAN
24397 STEADMAN, BRENT THOMAS
18451 STEADMAN, JOY LYNN
09137 STEAHLY, LANCE PRESTON
23360 STECKER, MARK MENNITI
14019 STEEL, JACK ROSS
12583 STEELE, DAVID REID
17836 STEELE, THOMAS WESLEY
22279 STEFANICK, ANDREW RAYMOND
13290 STEFANO, JOHN AUGUSTUS
23932 STEGER, MICHAEL WARREN
18048 STEIL, EVAN NEIL
21780 STEIN, ALAN ROBERT
11706 STEIN, VILJA K.
15860 STEINBERG, MICHAEL LEWIS
22526 STEINHAUSER, RAYMOND PAUL
21197 STEINVURZEL, MARK DANIEL
23486 STELJES, TRINA P. V.
08882 STEMPLE, LARRY JACK
19889 STEMPLE, MARIE ANN
23981 STEPHENS, DELILAH ANN
14020 STEPHENS, MARK KERRY
10685 STEPHENS, RODNEY LEE
24292 STEPHENSON, CAROL ANN
18575 STEPT, LARRY LYLE
15360 STEVENS, PHILLIP RUST
10493 STEVENS, II, RALPH ALBERT
09073 STEVENS, ROY JAMES
09264 STEVENSON, II, JAMES MARCUS
10771 STEVENSON, II, RICHARD GREGG
20154 STEVENSON, ROSALIND LEVICK
20990 STEVENSON, SARAH ELIZABETH
15685 STEWART, JR., EDWARD EUGENE
22348 STEWART, JASON WILLIAM
16284 STEWART, MICHAEL ALLEN
21097 STEWART, RUSSELL RAYMOND
15926 STEWART, WILLIAM ANDREW
19653 STEWART-CYRUS, MELODY ANNETTE
19083 STICKLER, ALATHEIA FOSTER
19806 STICKLER, II, DANIEL LEE
14680 STILLWAGON, PAUL KREHL
24389 STINES, JR., JACKIE RAY
23144 STINSON, SHEILA RENITA
21655 STITELY, MICHAEL L.
24252 STOBIE, PAUL EDWIN

21656 STOCKETT, CHERYL LYNN
10252 STOLL, DAVID ALLEN
21729 STOLL, SYAM B.
14249 STOLLINGS, RONNY DOUGLAS
17837 STOLTZFUS, PATRICIA BAER
23425 STONE, ALAN B.
16557 STONE, BARTLETT ALLEN
20346 STONE, PATRICK ALAN
08086 STONE, ROBERT EARL
23017 STONE, RYAN ALTON
16986 STONEBRAKER, VINCENT CHARLES
13291 STONESTREET, GREGORY CLAYTON
18455 STOOKE, KIM MARIE
21657 STOUGH, ROBERT CLARENCE
11507 STOUGHTON, WADE BLAIR
15561 STOUT, ROBERT CHRISTOPHER
18824 STOUT, RODNEY BARRY
23487 STOVER, GARRETT WAYNE
15121 STRAFFORD, JAMES CRAIGMILES
24293 STRAHAN, JAMISON EUGENE
15339 STRATTON, RANDALL LOUIS
11195 STRAUCH, ROBERT SALADE
11196 STRAUCH, WILLIAM DOUGLAS
09702 STRICKLAND, SAMUEL ASHER
16869 STRICKLER, SCOTT HOWARD
24399 STRIMLAN, CHARLES VAUGHN
15688 STRIZ, STANISLAV
20037 STROBL, NEIL ROBERT
18515 STROBL, PETER WILHELM
18516 STROBL, PHILIP HARLOW
23145 STRONG, BENJAMIN WAITE
21504 STROW, MISTY KATHERINE
19085 STRUTHERS, COURTNEY HARPOLD
22690 STUART, DAVID LIVINGSTONE
14910 STUART, JR., SAMUEL PATRICK
19964 STUCHELL, BRYAN KEITH
16275 STUDENY, MARK ALLEN
16672 STULTZ, DEBRA
13662 STYER, THOMAS B.
22168 SU, ALBERT TOM
23146 SU, LYNDON DY
19086 SUANSILPPONGSE, AROON
10055 SUBBARAYA, LINGADAHALLI HIRIYANNAPPA
14637 SUBBAREDDY, KURAPATI
24300 SUBERMAN, RICK IAN
16493 SUBHEDAR, DILIP VASUDEV
12349 SUBIK, MARC A.
11707 SUBRAMANIAM, SUBRAMANIAM NARAYANMURTHY
22841 SUDHARTO, RATIH BULAN TRESNA
24390 SUISSA, KERRI HIRT
18243 SUKYS, NANCY ANN
16913 SULEIMAN, ALI AHMAD

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20155	SULEIMAN, RAED MOHAMMED TAYSEER	15378	TALARICO, CARMEN LOUIS
13663	SULLESTA, RENE OCTAVIANO	24533	TALBOTT, BRIAN CHRISTOPHER
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	24392	TALLMAN, MARSHA LYNN
14452	SULTAN, JULITO DIMAISIP	18947	TALLMAN, TODD EDWARD
19503	SULZER, JANA LEIGH	22349	TALUG, CAN
14683	SUMNER, CALVIN RUSSELL	11343	TAMARA, ANTONIO
14388	SUMROK, DANIEL DAVID	21567	TAMAYO, RAOUL ISIP
23292	SUN, JEN C.	12254	TAMBOLI, ARDESHIR T.
22003	SUNDARAM, MAGESH	16914	TAMBOLI, JASMIN ADESHIR
21566	SUNDARAM, UMAPATHY	13846	TAMPOYA, MANOLO DALIGDIG
10426	SURATTANONT, SADTHA	24534	TAN, AARON
18763	SURAY, ANNA MARIA	13741	TAN, JESUS HO
10971	SUSON, EDUARDO M.	10494	TAN, ROMEO BIHAG
18678	SUSSMAN, KENNETH MORRIS	13607	TAN, VIGLIO MONTESCLAROS
24294	SUTTON, ERNEST LORAN	23161	TANKO, QUENTIN KALMAN
22842	SUWAID, WIJDAN DIB	15609	TANTOCO, MANUEL RESURRECCION
10382	SUYAO, RICAREDO PALISADA	22922	TANVEER, KHAN MERAJ
10317	SUYAO, ROSARIO DONADO	20574	TAO, STANLEY SZE-HAU
23018	SWAGER, LAUREN W. MORGAN	23536	TAPIA-CENTOLA, BEATRIZ AMALIA
16120	SWAIN, RANDALL ALAN	20648	TARAKJI, HOSSAM
12525	SWAMY, CHANDRA SETUNATH	11488	TARAKJI, MUHIB SHUKRI
20647	SWANK, GARY P.	22005	TARANTINO, HEATHER NOELLE
23983	SWANK, JESSICA FISHER	18764	TARAVATH, SASIDHARAN
22843	SWANSON, GEORGE ALDEN	23728	TARIQ, AMINA
24621	SWANSON, PATRICK GALE	22527	TARIQ, MOHAMMAD
20991	SWART, STEPHANY SUZANN	08465	TARNAY, THOMAS JOSEPH
23548	SWARTZ, JOEL DAVID	15427	TARRANT, LAWRENCE WILLIAM
13839	SWEARINGEN, PHILLIP VAN	22844	TATSAS, ALON
22004	SWEATT, HEMELLA L.	23934	TATUM, GREGORY HOWARD
18130	SWEDARSKY, ROBERT HUTCHER	14389	TAUBENSLAG, WALTER NEAL
12091	SWINKER, MARIAN LEA	09600	TAUPRADIST, PARINYA
12350	SWISHER, SALLY HANNA	11397	TAVOLACCI, JOSEPH ANTHONY
10253	SWOPE, BERNARD MCCLAREN	19087	TAYENGCO, JR., ROBERT GEMORA
24553	SYAMALA, SHIRMILA	16071	TAYLOR, HARRY LUNDY
24391	SYED, IBRAHIM NAVEED	13188	TAYLOR, HENRY GORDON
19588	SYED, SAFIULLAH	21869	TAYLOR, LAURA ANN
21936	SZE, EDDIE H.M.	17071	TAYLOR, LINDA MORRIS
12448	SZEGO, GABRIEL GABOR	09409	TAYLOR, MARY BELLE
19414	TABASSUM, RANA	12755	TAYLOR, MICHAEL EUGENE
19756	TABATABAI, MAHMOOD	20038	TAYLOR, PAULA FLANAGAN
23821	TABUENA, PHILOMELA MARTIREZ	13189	TEBA, LUIS
18209	TACKETT, CHANDOS DEWAYNE	23019	TEFERRA, ETHIOPIA
23727	TACKETT, EVA PATTON	17957	TEJA, KULDEEP
17956	TACKETT, JAMES FAIRD	23621	TEKA, SAMSON TULU
20820	TADROS, ALLISON MARSHALL	22968	TEKLEYES, FIKADU GEBREYES
22645	TADROS, HANY MAHER	24535	TELERON, AMY LYNN ABENOJA
24337	TADROS, YOUSEF EBEID	12967	TELERON, JR., J. VICTORINO R.
13187	TAHERNIA, A. CYRUS	10496	TELLERS, JOHN GREGORY
23427	TAKAKI, MARK THOMAS TAKEO	11709	TEMPLETON, JR., JOHN J.

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15472 TEPOEL, LOUIS DEAN
 10255 TERCAN, ERDOGAN
 19757 TERMANINI, BASEL
 23537 TERRELL, ANDREW MICHAEL
 09894 TERRY, SR., RICHARD FRANKLIN
 23729 TESFAI, MEBRAHTOM WOLDU
 11631 TETER, DONALD FRED
 17430 THACKER, ANTHONY WAYNE
 17431 THACKER, TERESA YVONNE ROLFE
 24536 THADANI, SUNIL MOHAN
 18994 THAETE, FRANK LELAND
 13341 THAGIRISA, ANJANEYULU
 15337 THAGIRISA, SIVAPARVATI
 17226 THAKKAR, JASHVANTLAL KUBERBHAI
 12966 THAKKER, CHANDRANI GANPAT
 12498 THAKKER, GANPAT G.
 13665 THAMBIDURAI, LILIAN
 23822 THAME, CRAIG HAROLD
 18001 THAXTON, JEFFREY NORMAN
 19163 THAXTON, REBECCA
 24622 THIEL, JAMES MICHAEL
 14213 THILEN, STEPHAN ROLF
 18825 THIMMIAH, RAMESH
 15674 THISTLETHWAITE, DANIEL BRUCE
 17498 THISTLETHWAITE, TIMOTHY LAWRENCE
 22108 THOMAS, ARTHUR DUTTON
 21568 THOMAS, DANIEL RANDOLPH
 12093 THOMAS, DAVID WAYNE
 08594 THOMAS, JAMES PHILLIPS
 23488 THOMAS, JR., JERRY RICHARD
 21505 THOMAS, JOHN JOSEPH
 21275 THOMAS, JOHN RADES
 20749 THOMAS, RONALD LEE
 20750 THOMAS, STACI JONES
 20156 THOMAS, SURESH PUTHENPARAMPIL
 21506 THOMAS, WILLIAM SCOTT
 23273 THOMASON, RONALD WAYNE
 24155 THOMPSON, CHERYL ANN
 19720 THOMPSON, ELLEN A.
 14406 THOMPSON, GEORGE ROBERT
 10972 THOMPSON, JR., ROBERT CLAYTON
 20347 THOMPSON, RONALD
 24537 THOMPSON, TOMMY CLAY
 19088 THOMPSON III, ELMER NOEL
 14747 THORNTON, TED DOUGLAS
 23538 THRASHER, MODINA RICHIA
 11974 THRUSH, JR., LAWRENCE BLAIR
 10115 THRUSH, PETER KENT
 15110 THRUSH, WALTER PARKE
 24538 TIAN, QING-SHENG
 16852 TICE, DOUGLAS SCOTT
 23020 TICKLE, AMY ELIZABETH

23823 TIDWELL, JOHN EDWARD
 21401 TIEMANN, WILLIAM ELMORE
 23148 TIERNEY, LETITIA ELAINE
 12774 TILEY, III, EDWARD HENRY
 21937 TILLOTSON, ROGER DECKER
 21277 TILTON, THERESA MAE
 11489 TIMBAYAN, ADIN LIM
 11490 TIMBAYAN, VICTORIA SANTOS
 15929 TIMBERLAKE, GREGORY ALAN
 17838 TIMMS, STEVE RAY
 21343 TINDEL, MARTIN S.
 22007 TINGLER, DAVID CHARLES
 22170 TINNEY, MELISSA JUGO
 11975 TINNIN, LOUIS W.
 22008 TIRANDAZ, MEHRAN
 09410 TISMO, PATRIO DACUYAN
 21278 TIU, CHRISTOPHER
 21826 TIU, JEREMY JONATHAN
 09322 TIU, WILFREDO ANG
 11491 TIVITMAHAISOON, CHANCHAI
 22282 TODD, MICHAEL JAMES
 14062 TOFFLE, ROGER CHARLES
 16444 TOLAYMAT, NASER
 16519 TOLER, JR, MERTON CAUSEY
 13667 TOLLIVER, JACK DALE
 23730 TOMA, GRIGORE
 22109 TOMCHIN, SHAYNA BETH
 23021 TOMIHAMA, ROGER TAKESHI
 23539 TOMLIN, MATTHEW BLAKE
 20577 TOMLINSON, DAVID JASON
 23984 TOMLINSON, WILLIAM PAUL
 14672 TOMSHO, MARK MICHAEL
 18214 TONEY, STEVEN ROY
 23363 TONKIN, DAVID MATTHEW
 22283 TONSETH, ROLF PETTER
 12256 TONSKI, ERNEST RICHARD
 23149 TOOTHMAN, RICHARD LEE
 18577 TOPPING, RICHARD EDMUND
 21344 TOPPINS, BETH ANN
 13430 TORDILLA, PLARIDEL PALMA
 22284 TORDILLA-WADIA, JENNIFER CUDIAMAT
 21667 TORKELSON, MICHAEL ROBERT
 17412 TORRES, ASCENSION MARGARITA
 24050 TORRES-QUINONES, MARTA I.
 21938 TORRES-TREJO, ALEJANDRO
 18215 TOTH, MARGARITA EVA
 13191 TOUCHON, ROBERT CHARLES
 18680 TOUMA, B. JOSEPH
 09727 TOUMA, JOSEPH BICHARA
 20440 TOUMA, SUSAN ABRAHAM
 23364 TOURKY, MOHAMED MAHMOUD
 14893 TRACY, CHARLES ALAN

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21279 TRACY, LLOYD RUNNELS
24338 TRAMMA, SIMONE LOPES
11508 TRAMMELL, SHIRLEY WILLIS
22285 TRAN, ANN ANH
12094 TRAXLER, WALTER THOMAS
12969 TRAYLOR, JR., JACK RICHARD
21037 TREADWAY, CHRISTY LYNN
24339 TREADWELL, NICK ALAN
23274 TREANOR, LEONARD CHRISTOPHER
24340 TREESE, MARNEY BROOKE
24341 TREHUN, ANISH HARDEEP
12758 TRENBATH, RICHARD STOCKTON
16989 TRIA TIRONA, MARIA ROSALIA BARRERA
23731 TRIBLE, JR., WARING
13190 TRIEST, WILLIAM EDWARD
13901 TRINIDAD, CRISTINA LECAROS
15864 TRIPLETT, TERENCE WAYNE
23442 TRIVEDI, RUPAL PRAVIN
21569 TROISCHT, MEGAN JUDITH
21570 TROISCHT, TAYLOR SOMERS
18995 TROUTEN, JASMINE TUGAOEN
13668 TRUMBULL, DIANNE WELCH
17501 TRUMP, JEFFREY SCOTT
24254 TRUONG, QUOC VAN
14394 TRUPO, FRANK JOHN
16697 TRUSNOVIC, WILLIAM DANIEL
24623 TSAPENKO, MYKOLA VOLODYMYROVICH
23824 TSE, WILLIAM WEI-NING
13299 TSENG, ANGELA
13300 TSENG, JENNY
12760 TUANQUIN, NARCISO BUGARIN
18392 TUCKER, GARY JACKSON
16031 TUEL, DAVID ELMORE
14058 TUMBOKON, DENNIS CIPRIANO
13654 TUMMALA, MADHUSUDANA RAO
18051 TUMMALA, SATYA PRASAD
24393 TUONG, WILLIAM
16467 TURJMAN, DORID KADRI-AL
18393 TURLEY, JOHN AUSTIN
22110 TURNER, CHAD CHRISTOPHER
08716 TURNER, CHARLES EDWARD
24342 TURNER, III, JAMES HASKEW
24539 TURNER, JASON LEWIS
08984 TURNER, JOHN CALHOUN
24394 TURNER, JOSEF M.
13902 TURNER, ROBERT ERNEST
22923 TURNER, SAMIA KAY
10773 TURNER, TOMMY
20399 TUSEK, ZDENEK AUSTIN
22438 TVETER, KEVIN JEROME
09293 TWEEL, HARRY KARL
21257 TYNER, MARILOU PATALINJUG

09968 TYRE, LORAIN LYNNE
22111 TYSZKO, SEAN MICHAEL
23081 TZUK, ORI
21661 TZYSTUCK, FRED PATRICK
22291 UEDA, ROBERT KAZUO
23937 UFFORT, EKONG EBENEZZAR
17718 UJAYLI, ALAA
15932 UJEVICH, MILO MARK
09931 ULLAH, MOHAMMAD ANWAR
10132 ULLRICH, IRMA HILDA
24674 UMMAT, NEERA
15137 UMSTOT, JR., RICHARD KEITH
24343 UNDERWOOD, MELISSA DAWN
23540 UNGER, MERV WAYNE TODD
23022 UPPAL, ARVINDER
18216 UPTON, MATTHEW BRADFORD
18217 UPTON, SUE ANN
23023 URADU, ROSE ONYINYECHI
22640 URBANES, ARIS QUEROL
20579 URICK, LOIS ALANA
16677 URVAL, KRISHNA RAJ
19969 URVAL, SHASHI RAJ
23880 UY, ANTHONY RAMSEY
23879 UY, KIMBERLY BUSH
15867 VAGLEY, RICHARD THOMAS
15102 VAGLIENTI, RICHARD MARTIN
23936 VAIDA, ALEXANDRU MIHAI
13842 VAIDYA, SHRIKANT KASHINATH
24540 VALASAREDDI, SRI LAXMI
24051 VALENTINE, HANNAH ARIEL GUNDERSEN
15563 VALENZUELA, ROBERTO CHRISTIAN
13470 VALIVETI, RAJENDRA PRASAD
24052 VALLEJOS, ANDREA MARCUM
11634 VALLEJOS, JAVIER M.
22226 VALLEY, THOMAS CLIFFORD
21731 VALLS, JASON JOHN
20245 VALUSKA, JR., JAMES WILLIAM
19090 VAN DONGEN, PHILIP CLARK
10858 VAN DYKE, PAUL EUGENE
09365 VAN GILDER, JOHN ELMAN
21198 VAN METRE, RAY MINYARD
22227 VAN NORMAN, ANTHONY JOSEPH
09304 VAN PELT, BYRON LESLIE
08952 VAN RIPER, LOUISE
15160 VANCE, ROBERT ANDREW
18456 VANCE, SHARILEDA CATHERINE
15991 VANCE, TEDDY BRYAN
11453 VANIN, JOHN ROMILDO
19508 VARDAN, SANDEEP
21572 VARGA, KAROLY
17840 VARGHESE, MARY REENA
16678 VARLEY, MICHAEL PATRICK

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21403 VARMA, MANISH KUMAR
15104 VARMA, RAJIV RANJAN
22114 VARNEY, JAMIE BENJAMIN
22115 VARZGAH, ALI
13934 VASAN, S.
17681 VASILAKIS, CHRIST
10651 VASQUEZ, CARLOS ARTURO
23430 VASSALLO, JR, RALPH R.
24156 VASUDEV, REJEESH VIJAYA
21879 VASUDEVAN, ARVIND
13193 VASUDEVAN, CUDDALORE P.
18579 VAUGHAN, AMY ANNE
13194 VAUGHAN, NATHAN ANDREW
13904 VAUGHAN, RICHARD ALAN
11509 VAUGHAN, W. HUNTER
24256 VAUGHN, KAVARA SUSAN
22116 VAUGHT, BARRY KEITH
16074 VAWTER, ROBERT LEE
20348 VAZQUEZ-CARRERO, ZAIRA NAMIR
11636 VEACH, JOHN SANFORD
15428 VEATCH, RONALD IRVING
19723 VEERAPALLI, VENKATESWAR RAO
20650 VEERARAGHAVAN, GOPAL
17841 VEGA, MICHAEL ELMER
09189 VELASQUEZ, ALFREDO CORRALES
20851 VELICKOVIC, IVAN ALEKSANDAR
18827 VELOSO, MARY LIND
18089 VELTMAN, JOHN COLLETT
12499 VEMPATY, RAO H.
23732 VEMURI-VIJAYA, SIREESHA
24053 VENTOSA, JOSE A.
10276 VENTOSA, JR., JOSE JOVEN
22351 VENTURA TAVARES, HUGO FRANCISCO
22175 VENTURA TAVARES, NEIDA ROSALIA
24675 VENUTI, SUSAN ELIZABETH
19270 VER ELLEN, PATRICIA ANNE
12393 VERMA, HAPPY
09324 VERMA, PURUSHOTTAM LAL
15742 VERMANI, VINAY
20302 VESELICKY, KENNETH ANDREW
24157 VETTER, CHRISTINE LYNNETTE
21148 VI, LINH HUYEN
13443 VIDAL, MELCHOR FERNANDEZ
19970 VIDAL, MELVIN THEODORE
20921 VIDOT, MILAGROS MERCEDES
17682 VIGO-PAREDES, TOMAS E.
18484 VIJAYKUMAR, PUVALAI MEENAKSHISUNDRAM
11309 VILLANUEVA, CIRILO ZAFRA
12014 VILLANUEVA, EMMA CALDERON
12015 VILLANUEVA, IDA Z.
11992 VILLANUEVA, MANUEL BUNOAN
11310 VILLARAZA, JR, CHRISTOPHER Z.

15773 VILLARREAL, VICTOR VIDAL
17719 VILLAVICENCIO, JOSE RAUL SIA
24301 VIOLAGO, KATHERINE ROSE FERMIN
15105 VIRADIA, ARVIND ZINABHAI
23365 VIRANI, SHAMSUDDIN
20651 VIRGIN, TONY KEITH
19980 VIRMANI, AJAY
15659 VITI, ANTHONY JOSEPH
23082 VITVITSKY, EUGENE VICTOR
13432 VIVAS, WIGBERTO
16454 VOELKER, JOSEPH LEE
23549 VOELLINGER, MARK THOMAS
22641 VOGT, JOEL ALAN
19092 VOHRA, RAKESH KUMAR
21199 VOLLMAR, THEODORE MARTIN
15994 VOLTIN, RUSSELL IRVIN
23150 VON ARRAS, JOAN AUDREY
13305 VON DOHLEN, THOMAS WALTER
10320 VONGXAIBURANA, MARNEERAT P.
10256 VONGXAIBURANA, OPHAS
23275 VOS, JEFFREY ALBIN
20852 VOSS, SUSAN
21281 VREELAND, THOMAS HENRY
20853 VRINCEANU-HAMM, ALINA DANIELA
23733 VRLA, ROLF F.
19425 VUKMIR, RADE BEUK
12356 VYAS, SUBHASH A.
11364 WACK, JR., THOMAS GEORGE
10321 WADE, JR., JOHN ALEXANDER
19185 WADE, ROBERT BRIAN
22427 WADE, WILLIAM ALEXANDER
21282 WADHAR, HARSHAD BHAGWANJI
22353 WADIA, HORMUZ PARVEZ
18247 WAGGONER, KEITH ALAN
11492 WAGNER, GREGORY RANDALL
23276 WAGNER, PAUL DEAN
18218 WAGNER, JR., TRUMER JAMES
19094 WAHEED, ABDUL
17173 WAHI, RAKESH
09748 WAIKHOM, JILANGAMBA SINGH
17720 WALBURN, JONATHAN RICHARD
14006 WALDECK, JAMES MICHAEL
09455 WALDEN, JOHN BEAUMONT
09895 WALKER, DAVID KEITH
22646 WALKER, JAMES DREW
14725 WALKER, JR., JOHN TRACY
15377 WALKER, MARK ALAN
21200 WALKER, MATTHEW PHILLIP
23734 WALKER, PATRICK DONOVAN
24684 WALKER, ROBERT
10652 WALKER, ROBERT BRUCE
12634 WALKER, JR., ROBERT LEO

License	Name	License	Name
15280	WALKER, ROZELLE JENEE	20442	WATSON, DAVID DONALD
22846	WALKER, SARA DIANE	22693	WATSON, JAMES KEITH CROMWELL
17721	WALKER, THOMAS NELSON	18452	WATSON, RICHARD WILLIAM
09123	WALKER, WILLIAM EDWARD	16203	WATTS, BLAKE HOWARD
12141	WALL, JR., HAVEN N.	22286	WATTS, SHANNON KATHLEEN
22642	WALL, MARY JEAN	18395	WATTS, WILLIAM RANDALL
16352	WALL, WENDELL ALAN	14240	WAXMAN, DAVID L.
17387	WALLACE, JANET NEASE	18396	WAYT, MICHAEL TIMOTHY
20652	WALLACE, MICHAEL LLOYD	11277	WAZIR, BADSHAH JAN
24541	WALLACE, NATALIE MICHAEL	20350	WEAR, WILLIAM EDWARD
11648	WALLACE, RICHARD AUSTIN	18221	WEAVER, BRYAN DOUGLAS
21450	WALLACE, WILLIAM CHRISTOPHER	22540	WEBB, CHARLES MARSHALL
15577	WALLIA, RAJNI	22969	WEBB, CHRISTINA DAWN
22643	WALLING, BARRY DAVID	09413	WEBB, III, DELENO H.
23152	WALLING, TERRI LYNN	11640	WEBB, MICHAEL TERRY
18683	WALSH, CYNTHIA LEAH	14506	WEBB, RALPH WYATT
13200	WALTERS, CHARLES LEE	10861	WEBB, ROBERT FRANCIS
22354	WALTERS, RANDALL WAYNE	24677	WEDDLE, MICHAEL GENE
17722	WALTERS, TORIN PATRICK	16760	WEDEMEYER, GERALD THOMAS
23825	WALTHER, THOMAS ROBERT	23826	WEED, MATTHEW THOMAS
24166	WALTON CONTI, MARY ELLEN	23985	WEEKLY, THOMAS CLARK
10118	WANCHICK, MICHAEL ALLEN	22850	WEGLINSKI, LINDSAY MCDEVIT
24676	WANG, (PAUL) JYUN	19097	WEHBE-HIJAZI, NAJLA ADNAN
11091	WANG, HSINN-HONG	16222	WEHNER, PAULETTE SUZANNE
24542	WANG, JEFFREY CHUNG JAY	21151	WEHRHEIM, HEIDI MARIA
22118	WANG, XU	20041	WEI, MICHAEL H. C.
22428	WANG, YE	20161	WEI, NAIMIN
24295	WANG, ZHENGYI	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
23153	WARD, STEPHEN E.	13095	WEINSTEIN, JAMES DAVID
18828	WARDEN, BRADFORD EDGAR	16992	WEINSWEIG, DAVID LESLIE
23431	WARDEN, GLENN DONALD	08383	WEISE, CHARLES COMMODORE
20580	WARDEN, MARY DAVIDSON	22694	WEISS, CAREY IRA
23735	WARIS, WARIS ALI	14318	WEISS, JULI STONE
19971	WARNER, JR., JAMES GRANT	22970	WEISS, WILLIAM
10259	WARREN, CAROLYN SUE COPPINGER	17234	WEISSE, MARTIN EDWARD
21827	WARREN, RANDY L.	16993	WEISSMAN, DAVID NEIL
10260	WARREN, STAFFORD GAY	21663	WELCH, PAUL GREGORY
19895	WASEEM, MUHAMMAD KHALID	23432	WELLS, RAYMOND DOUGLAS
18219	WASHINGTON, CLINTON LEE	08411	WELLS JR., HAWEY ADOLPHUS
17743	WASHINGTON, LAURA LEE	24344	WELSH, MARY FITZGERALD
22010	WASYLYK, IRENE MARIA	22924	WELSH, WILLIAM JOSEPH
21573	WATKINS, COLLEEN MARIE	20654	WELT, SELMAN IRVIN
19095	WATKINS, SCOTT VICTOR	16994	WELTON, III, WILLIAM ARCH
24257	WATKINS, SHARON ANTONETTE	24054	WELTY, JAMES ROBERT
20993	WATSON, ANDREW TODD	22587	WENTZEL, PETER VOLKMAR KIESINGER
20497	WATSON, BRENT EDWARD	18997	WENZEL, IV, FREDERICK GEORGE
19972	WATSON, DAVID ALAN	12869	WENZINGER, PATRICK JOSEPH
23154	WATSON, DAVID BENJAMIN	12870	WERBLIN, THEODORE PAUL

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21574	WERMAN, HOWARD ARTHUR	13203	WILKINSON, AMOS WESLEY
10975	WERTHAMMER, JOSEPH WILLIAM	09206	WILKINSON, RONALD LYNN
23611	WERTHAMMER, MATTHEW CHARLES	22429	WILKS, DAVID HUNT
23612	WERTHAMMER, SHARON LAO	23881	WILKS, KATE JENNINGS
23434	WEST, BRIAN JAMES	11984	WILLARD, DEBORAH ANN
22753	WEST, JOHN ROBERT	19898	WILLIAMS, ANGELA KAY
13385	WEST, MAX LEE	15621	WILLIAMS, CAROLINE ANNE
18518	WESTFALL, LORA LYNN	23289	WILLIAMS, CHARLES PIERRE
17129	WESTFALL, SUE ANN	23435	WILLIAMS, DAVID LAWRENCE
19099	WESTIN, ERIC HENRY	16400	WILLIAMS, DORIAN JOSEPH
11983	WESTMORELAND, ROBERT T.	12261	WILLIAMS, JR., FRED ANDREW
24345	WESTNEY, IRVING VAUGHAN	21153	WILLIAMS, HAROLD JAMES
15615	WETMORE, STEPHEN JEFFREY	23027	WILLIAMS, JEFFREY MARION
19100	WETTSTEIN, ROBERT MARK	23084	WILLIAMS, JEREMY SCOTT
19510	WETZEL, ROBERT JAMES	08986	WILLIAMS, JOSEPH LEWIS
12455	WEYRICH, RANDALL PATRICK	16846	WILLIAMS, MARION OPHELIA
14711	WEYRICH, TIMOTHY PAUL	11000	WILLIAMS, PATRICIA WALKER
18769	WHALEN, MARK JEFFREY	10008	WILLIAMS, RODNEY RICHARD
12097	WHALIN, BRIAN GEOFFREY	09896	WILLIAMS, TERRY EDWARD
13202	WHEELER, ROBERT LEE	14770	WILLIAMS, VICKIE LYNN
22531	WHEELER, WAYNE BLACKBURN	18321	WILLIAMSON, BRANDT HASTINGS
14733	WHETSELL, DAVID LAWRENCE	21286	WILLIAMSON, LARRY DEAN
09456	WHITAKER, III, CHARLES FREDERIC	23490	WILLIS, BRADLEY STEVEN
23278	WHITE, AMBRYAN WILLIS	23279	WILLIS, ERICK JAMES
24159	WHITE, BARRY JAMES	15995	WILLIS, JOHN ALAN
20351	WHITE, CAROL ANN	15059	WILLIS, KEVIN JAMES
10863	WHITE, CURTIS DESMOND	15281	WILLOCK, MURRAY SCOTT
12763	WHITE, JANIS PAGE	23280	WILLS, ALYSON ANN
13614	WHITE, JR., JOE JACKSON	20923	WILSON, ALISON MARIE
14161	WHITE, MARK DOUGLAS	24161	WILSON, AMANDA LEIGH
24055	WHITE, SANDRA LAFOREST	23828	WILSON, COLIN ALEXANDER
09651	WHITE, STEVEN MAXWELL	13956	WILSON, DANIEL WAYNE
21507	WHITE, WAIN LUTHER	23491	WILSON, DAVID LEE
23026	WHITEHAIR, AIMEE MICHELLE	17389	WILSON, GEORGE BUTLER
15634	WHITEMAN, II, CHARLES RICHARD	18519	WILSON, JOHN MOTLEY
21405	WHITFIELD, STEPHEN BRETT	20754	WILSON, MARK JOSEPH
22011	WHITING, DONALD MARK	13029	WILSON, MATTHEW C.
22119	WHITLOCK-MORALES, AUTUMN BETH	16995	WILSON, NEVIN WARD
22852	WHYTE, BRIAN ROLAND	15997	WILSON, STEPHEN LAWRENCE
21285	WHYTE, JOHN JEFFREY	22176	WILSON, STEVEN SETH
24160	WICK, MARK ROBERT	07778	WILSON, THOMAS CABELL
23613	WICK, MATTHEW EDWIN	13204	WILSON, THOMAS SCOTT
20922	WICKAS, III, LOUIS JOHN	12973	WILSON, WILLIAM GRADY
15161	WIDES, KATHLEEN ELLEN	14230	WILSON, WYNDHAM HOPKINS
09933	WIEST, JEAMIE ANNIS	16863	WILT, JEFFREY LYNN
20400	WILBERGER, JR., JAMES ELDRIDGE	20856	WILTCHER, CHRISTOPHER ALEX
21040	WILCOX, DENNIS MICHAEL	18090	WILTZ, JOHN FRANKLIN
21041	WILCOX, STEPHEN NELSON	13670	WINDLER, HENRY DOUGLAS
19199	WILDER, BRUCE LORD	22853	WINFIELD, HARRY LIVINGSTON
24678	WILE, MICHAEL JAMES	19812	WINFRED, RAJEEV ISAAC
18684	WILEY, KIM STEVEN	13098	WINFREY, CHARLES JACK
19897	WILEY, LEE AVERY	23838	WINGATE, CHERYL BENITA

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13962	WINGER, CYNTHIA A.	24259	WU, JONATHAN S.
08004	WINKLER, MOSELEY HUBBARD	14999	WURTH, MARVIN JEROME
20924	WINNINGS, MELANIE ANNE	10865	WURTZBACHER, JOHN JOSEPH
15240	WIPPEL, MARK ERIC	23086	WYLLIE, III, JOHN WILLIAM
19420	WIRTS, AMY LEE	16680	WYNER, LAWRENCE MICHAEL
18520	WISE, DAVID PAUL	24625	WYSOCKI, AMY LYN
12767	WISMAN, RICHARD CAMP	20582	XIAO, PENG
19421	WITHERELL, JR., JAMES EVERETT	19272	XIE, DONG-LIN
09270	WITHERSTY, DAVID JAMES	23492	XU, DONGSHENG
08435	WITHROW, CURTIS LEE	16997	YACOB, INAS ZAKI
23614	WITHUHN, THOMAS FREDERICK	19982	YACOB, ROBERT LOUIS
16996	WITKOWSKI, MARK THOMAS	12389	YADAO-AGNIR, BETTY
16578	WITSBERGER, TODD ANDREW	20702	YADAV, YOGINDER KUMAR
22703	WOLEN, JOHN JASON	12175	YAJNIK, CHAITANYA H.
20443	WOLF, ROBERT FRANKLIN	17723	YALAMANCHILI, RAVI
21575	WOLFE, LORN AUGUSTIN	16681	YALCINKAYA, MEHMET TAMER
24624	WOLFE, MATTHEW DAVID	23615	YAN, CHAOHUA
20401	WOLFE, JR., ROY ROGER	24626	YAN, WEIMING RYAN
11365	WOLFE, STEPHEN KENNETH	23616	YANG, FAN
20655	WOLFER, REBECCA SUE	22178	YAQUB, ABID
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	16763	YATES, MATTHEW CHARLES
21880	WOOD, BRIAN LEE	08437	YATES, ROY JAMES
16761	WOOD, DANIEL JOSEPH	07142	YATES, WALTER KINSTLER
21509	WOOD, DAWN EDITH	18916	YBANEZ-MORANO, JESSICA ROSE GALANG
22287	WOOD, LISA ANNE	22430	YE, JEFF HUAQING
23162	WOOD, WILLIAM ALLEN	23031	YEDNOCK, JOEL BERNARD
09837	WOODFORD, JAMES WILLIAM	11456	YEE, ROBERT CHENG
12262	WOODHALL, DENNIS DALE	20163	YELLOTT, CHESLEY WHITE
24258	WOODS, DANIEL PATRICK	23617	YILMAZ DEMIRDAG, YESIM
19657	WOODS, JACKSON	16204	YINGLING, KEVIN WESLEY
21451	WOOFER, DOMINICK RYAN	20854	YOAK, MATTHEW BRIAN
21452	WOOFER, ISHA	13166	YODLOWSKI, LAWRENCE JOSEPH
09476	WOOFER, JOSEPH CORDER	22696	YOSPIN, JEREMY ROSS
22695	WOOLARD, DOUGLAS WINFIELD	20855	YOSSUCK, PANITAN
24346	WOOLERY, JONATHAN DALE	09305	YOST, JEFFREY MARSHALL
22920	WORKMAN, AMANDA DAWN	19193	YOSUICO, ARNOLD TIMOTHY DAVID
15138	WORKMAN, MARC ALAN	24543	YOUNADAM, SANDRO S.
21735	WORTH, STEPHEN FORDYCE	22125	YOUNG, ANDREW CLAY
18224	WORTHINGTON, EDNA KATHRYN	23281	YOUNG, DENISE NICOLE
22926	WOSHNER, RAYMOND ALAN	16077	YOUNG, ELAINE RAE
10053	WRAY, III, EVERETT BASSETT	22972	YOUNG, ELIZABETH JOHNSON
11642	WRIGHT, DAVID OWEN	16281	YOUNG, JOHN ADAM
12989	WRIGHT, DONNA SUSAN	22121	YOUNG, NICHOLAS RYAN
11986	WRIGHT, EDWARD EUGENE	18830	YOUNG, II, RODERICK ALLEN
16762	WRIGHT, GLEN ALAN	24679	YOUNG, SHERYL NATASHA
15060	WRIGHT, KENNETH CARR	24162	YOUNG, WILLIAM WARD
21453	WRIGHT, MAURICE ALEXANDER	17087	YOUNIS, MARK SHARBEL
14081	WRIGHT, WILLIAM HAROLD	21408	YOUNUS, SHAHNAZ

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15744	YOUSAF, MOHAMMAD BABAR
20444	YOUSEF, MICHAEL MATIAS BOTROS
21737	YU, MIN
24260	YUNG, BRIAN H.
13306	YUTIAMCO, ERNESTO TAN
12018	ZABAT-SANTOS, GRACIA CORRALES
24627	ZABETI, ARAM
23290	ZAFAR, MASOOD MUHAMMAD
09606	ZAHIR, SYED ABDUL
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
10923	ZAMORA, IVAN VICENTE
22697	ZANABLI, ABDUL RAHMAN
13746	ZANGENEH, FEREYDOUN
19380	ZAPPACOSTA, ANNE MARIE
20703	ZASLAU, STANLEY
24395	ZAVALA, ADRIENNE NEWLON
23736	ZAYAS-COLON, VANESSA M.
20997	ZEB, SARAH
23156	ZEHMS, CHAD THOMAS
16998	ZEID, FUAD MOHAMMED ALI
11854	ZEKAN, STEPHEN MICHAEL
18831	ZEKAN, THOMAS JAMES
23087	ZELINKA, PETER BOHUSLAV
17746	ZERVOS, NICK LOGOTHETIS
24628	ZERVOS, PETER LUKAS
15045	ZESHONSKY, PAUL JOSEPH
19596	ZHANG, HONG
20658	ZHANG, PEILIN
24058	ZHANG, RUO-DAN
22588	ZHAO, WEI
23282	ZHENG, WANHONG
24296	ZIEGLER, JOHN STEVEN
24629	ZILLES, MICHAEL MCLAREN
20099	ZIMMER, DANIEL VAUGHN
22535	ZIMMERMAN, PAMELA MAE
24544	ZINN, ZACHARY ALLEN
19976	ZINZUWADIA, BELLA NAYAN
19977	ZINZUWADIA, NAYAN KANTILAL
23737	ZISS, BETHANY ELLEN
17726	ZITTER, WILLIAM PALMER
20402	ZUNIGA, JONATHAN MEDENILLA
21290	ZURIQAT, MUQDAD ABDALLA
12772	ZYZNEWSKY, WLADIMIR

West Virginia Board of Medicine
Podiatrists as of December 31, 2011

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-HAFNER, NANCY M.
00217	ARNOLD, RICHARD CURTIS	00127	HARMON, JR., ROY CAMPBELL
00357	AVERY, KENNETH BURTON	00227	HERMAN, DALE STEVEN
10416	BAATILE, JANET H.	00223	HOLTZ, PETER
10400	BAER, DAVID NICHOLAS	00249	IMANI, MOHAMMAD
00318	BARRETTA, CLIFTON ANTHONY	00261	JONES, RUTH GLASSBURN
00325	BERNEBURG, SCOTT WILLIAM	00372	KELLY-DANHIRES, CHERIE LYNN
00307	BICAK, NIKOLA	00310	KOLENICH, VINCENT JOSEPH
00239	BLANK, BRUCE GARY	10406	KUSHLAK, PAUL ALEXANDER
00268	BOROWSKI, GREGORY DANIEL	00359	LAKIN, CARRIE ANN
00376	BREM, JOHN ANDREW	00347	LAMBERT, MARK ANDREW
00250	BRIELOFF, PETER NEIL	00278	LE, DUNG SON
00230	BROOKS, SHEILA JEAN	00155	LEMBACH, LAURENCE
10396	BROWN, KEVIN DOUGLAS	00326	LEWIS, JAMES I.
00349	CAIN, RUSTY LEE	00323	LO, KAREN GRACE
00276	CATANIA, JR., ANTHONY	00369	LONAS, CHRISTEN LEIGH
10412	CHIANESE, DANIEL KOREY	00201	MALLORY, PHILIP WILLIAM
10394	CHIANESE, JAMES L.	00366	MCVEY, JONATHAN TODD
00337	CIMAGLIA, CATHY ANN	00269	MELEK, STEVEN SCOTT
00195	CURTIS, ASHTON CHRISTOPHER	00244	MILLER, GORDON ALLAN
10395	DALE, ROBERT ANDREW	00348	MILLER, KIRT THOMAS
00371	DANHIRES, BRYAN WILLIAM	00308	MINTON, WAYNE EDWIN
10415	DANIELS, MICHAEL ANTHONY	00358	MOLLIKA, II, JOHN J.
10389	DAVIS, RHONDA LYNN	10407	MOORE, CHRISTOPHER TODD
00236	DIDOMENICO, LAWRENCE A.	00156	MOOREHEAD, RICHARD MANFORD
00247	DODD, JAMES EDWARD	00282	MROZEK, MARTIN MATTHEW
00213	DOMSKY, MAURY RAYMOND	10392	MURRAY, MICHELLE ANN
00363	DONATELLI, TIMOTHY J.	00232	NEWMAN, KEITH MYLES
00335	DOWLING, BRIAN GUY	00316	NEWTON, JASON SCOTT
00237	DOWNER, STEVEN RANDOLPH	00367	NOTO, MICHAEL PATRICK
00290	EMCH, KENNETH JUDE	00203	NUNAN, PATRICK JOSEPH
00350	ERSKINE, GERALD MARSHALL	00220	O'DONNELL, MARK THOMAS
00375	FELTNER, ELIZABETH MARILYNN	00336	ORPHANOS, JOANN
00248	FERRERO, DAVID	00298	PELSANG, JAMES LOUIS
10414	FIJALKOWSKI, JR., DANNY ROGER	10410	POLK, MATTHEW ALLEN
00331	FILCHECK, EDWARD ALAN	00297	PONTONE, MARILYN
10408	FINDLING, JR., JEFFREY JAY	00240	PROMMERSBERGER, JAMES EDWIN
00151	FRANKE, DAVID ROSS	10388	RAMDASS, ROLAND SHAMENDERAJ
00178	GARAN, JR., JOHN	00191	RAUCH, RICHARD L.
00257	GLASSBURN, SCOTT ANDREW	00271	REYNOLDS, LEONARD ANTHONY
00377	GOODWIN, JOSEPH HERBERT	10405	SCHMIDGALL, TODD ANTHONY
00258	GORENSHTEIN, ALEXANDER	10390	SCOTT, SAMUEL EUGENE
10409	GOSSELINK, CARRIE PARRIS	00166	SERDOZ, LUCIANO
00164	GRAHAM, GENE STEVEN	00315	SHOOK, JEFFREY EDWARD

License Name

License Name

00339	SLAMPAK, PHILLIP KENNETH
00353	SMESKO, MARK STEVEN
00373	SMITH, STACEY RENEE
00273	SNYDER, ALAN J.
00246	SUGONIS, RUTH ELLEN
10393	TANKERSLEY, ZACH J.
00256	TAYLOR, II, CHARLES ALLEN
10387	TERRY, A'NEDRA YULONDA
10397	THOMAS, JAMES LOUIS
00302	TRAN, THOMAS THANG
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, 2011

West Virginia Board of Medicine
Number of Active Medical Doctors by County
Licensed in the State of West Virginia as of December 31, 2011

County	Number	County	Number
Barbour	8	Berkeley	152
Boone	14	Braxton	9
Brooke	31	Cabell	531
Calhoun	6	Clay	4
Doddridge	1	Fayette	25
Gilmer	4	Grant	10
Greenbrier	58	Hampshire	9
Hancock	42	Hardy	12
Harrison	168	Jackson	19
Jefferson	87	Kanawha	690
Lewis	30	Lincoln	9
Logan	57	Marion	87
Marshall	30	Mason	32
McDowell	21	Mercer	125
Mineral	18	Mingo	20
Monongalia	742	Monroe	3
Morgan	12	Nicholas	25
Ohio	176	Pendleton	5
Pleasants	1	Pocahontas	6
Preston	24	Putnam	56
Raleigh	208	Randolph	56
Ritchie	3	Roane	17
Summers	7	Taylor	9
Tucker	4	Tyler	6
Unknown WV County	21	Upshur	27
Wayne	30	Webster	5
Wetzel	17	Wirt	3
Wood	171	Wyoming	3

TOTAL: 3946

West Virginia Board of Medicine
Number of Active Podiatrists by County
Licensed in the State of West Virginia as of December 31, 2011

County	Number
Berkeley	4
Brooke	1
Cabell	9
Greenbrier	1
Hancock	3
Harrison	4
Jefferson	4
Kanawha	9
Lewis	1
Logan	1
Marion	2
Marshall	2
Mercer	4
Mineral	1
Mingo	1
Monongalia	5
Morgan	2
Ohio	5
Putnam	1
Raleigh	3
Randolph	2
Roane	1
Taylor	1
Wayne	1
Wetzel	1
Wood	3
TOTAL:	72

West Virginia Board of Medicine
Number of Active Physician Assistants by County
Licensed in the State of West Virginia as of December 31, 2011

County	Number	County	Number
Barbour	6	Berkeley	29
Boone	5	Braxton	1
Brooke	1	Cabell	45
Calhoun	2	Clay	1
Fayette	13	Gilmer	1
Grant	1	Greenbrier	10
Hampshire	5	Hancock	11
Hardy	8	Harrison	30
Jackson	1	Jefferson	14
Kanawha	131	Lewis	7
Lincoln	4	Logan	2
Marion	8	Marshall	2
McDowell	3	Mercer	33
Mineral	1	Mingo	3
Monongalia	84	Morgan	1
Nicholas	7	Ohio	49
Pendleton	2	Pocahontas	2
Preston	5	Putnam	7
Raleigh	47	Randolph	19
Roane	3	Summers	2
Taylor	4	Tucker	1
Tyler	1	Upshur	15
Wayne	2	Webster	4
Wirt	1	Wood	36
Wyoming	1		

TOTAL: 671

West Virginia Board of Medicine
Number of Active Medical Doctors by Primary Specialty
Licensed and Practicing in West Virginia as of December 31, 2011

Specialty	Number
A	1
ADL	2
ADM	3
AI	22
AMI	2
AN	184
APM	5
AS	1
ATP	11
BBK	1
CCA	1
CCM	5
CCP	3
CD	91
CG	1
CHN	4
CHP	11
CRS	2
CTS	37
D	37
DR	107
DS	3
EM	212
END	20
FOP	7
FP	555
FPG	3
FPS	1
FSM	2
GE	43
GO	2
GP	69
GS	174
GYN	22
HEM	1
HO	28

Specialty		Number
HOS	Hospitalist	18
HS	Hand Surgery	3
IC	Interventional Cardiology	11
ICE	Clinical Cardiac Electrophysiology	6
ID	Infectious Disease	11
IM	Internal Medicine	596
IMG	Geriatric Medicine (Internal Medicine)	1
ISM	Sports Medicine (Internal Medicine)	1
LM	Legal Medicine	1
MFM	Maternal & Fetal Medicine	2
MG	Medical Genetics	2
MM	Medical Microbiology	1
MPD	Internal Medicine/Pediatrics	51
MPH	Public Health and General Preventive Medicine	5
N	Neurology	79
NEP	Nephrology	32
NM	Nuclear Medicine	1
NPM	Neonatal-Perinatal Medicine	9
NR	Nuclear Radiology	1
NRN	Neurology/Diagnostic Radiology/Neuroradiology	2
NS	Neurological Surgery	39
NTR	Nutrition	1
OBG	Obstetrics & Gynecology	168
OFA	Orthopedics, Foot and Ankle	1
OM	Occupational Medicine	18
OMF	Oral & Maxillofacial Surgery	3
OMO	Musculoskeletal Oncology	1
ON	Medical Oncology	19
OPH	Ophthalmology	106
ORS	Orthopedic Surgery	134
OS	Other	8
OSM	Sports Medicine (Orthopedic Surgery)	2
OSS	Orthopedic Surgery of the Spine	3
OTO	Otolaryngology	68
OTR	Orthopedic Trauma	1
P	Psychiatry	174
PAN	Pediatric Anesthesiology (Pediatrics)	1
PCC	Pulmonary Critical Care Medicine	16
PD	Pediatrics	251
PDC	Pediatric Cardiology	7
PDE	Pediatric Endocrinology	2

Specialty		Number
PDP	Pediatric Pulmonology	1
PDS	Pediatric Surgery (Surgery)	4
PG	Pediatric Gastroenterology	2
PHL	Phlebology	4
PHO	Pediatric Hematology/Oncology	4
PLM	Palliative Medicine	4
PM	Physical Medicine & Rehabilitation	21
PMD	Pain Medicine	2
PN	Pediatric Nephrology	1
PO	Pediatric Ophthalmology	1
PPR	Pediatric Rheumatology	1
PS	Plastic Surgery	33
PSM	Sports Medicine (Pediatrics)	1
PTH	Anatomic/Clinical Pathology	96
PUD	Pulmonary Disease	24
PYG	Geriatric Psychiatry	1
R	Radiology	88
RHU	Rheumatology	13
RO	Radiation Oncology	26
S	Surgery	2
SM	Sleep Medicine	2
SO	Surgical Oncology	4
TRS	Trauma Surgery	1
TS	Thoracic Surgery	4
U	Urology	63
UCM	Urgent Care Medicine	1
VIR	Vascular and Interventional Radiology	3
VS	Vascular Surgery	14

TOTAL: 3946

West Virginia Board of Medicine
Number of Active Podiatrists by Primary Specialty
Licensed and Practicing in West Virginia as of December 31, 2011

Specialty		Number
		3
FOR	Foot Orthopedics, or Biomechanics	4
GP	General Practice	42
POD	Podiatric Dermatology	1
PPD	Podopediatrics	1
S	Surgery	21
	TOTAL:	72

West Virginia Board of Medicine
Number of Active Podiatrists by County, by Primary Specialty
Licensed and Practicing in West Virginia as of December 31, 2011

County	Specialty	Number
Berkeley	FOR Foot Orthopedics, or Biomechanics	1
	GP General Practice	2
	S Surgery	1
Brooke	S Surgery	1
Cabell	GP General Practice	6
	S Surgery	3
Greenbrier	PPD Podopediatrics	1
Hancock	GP General Practice	2
	S Surgery	1
Harrison	GP General Practice	4
Jefferson		1
	GP General Practice	1
	S Surgery	2
Kanawha		1
	FOR Foot Orthopedics, or Biomechanics	2
	GP General Practice	2
	S Surgery	4
Lewis	GP General Practice	1
Logan	GP General Practice	1
Marion	GP General Practice	1
	POD Podiatric Dermatology	1
Marshall	GP General Practice	2
Mercer	GP General Practice	2
	S Surgery	2
Mineral	GP General Practice	1

County	Specialty	Number
Mingo	FOR Foot Orthopedics, or Biomechanics	1
Monongalia	GP General Practice	1
	S Surgery	4
Morgan	GP General Practice	2
Ohio	GP General Practice	4
	S Surgery	1
Putnam	GP General Practice	1
Raleigh	GP General Practice	3
Randolph		1
	S Surgery	1
Roane	GP General Practice	1
Taylor	GP General Practice	1
Wayne	S Surgery	1
Wetzel	GP General Practice	1
Wood	GP General Practice	3
TOTAL:		72

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, 2011

County	Specialty	Number
Barbour	EM Emergency Medicine	1
	FP Family Practice	4
	IM Internal Medicine	2
	PD Pediatrics	1
Berkeley	ADM Addiction Medicine	1
	AI Allergy & Immunology	1
	AN Anesthesiology	4
	CHP Child and Adolescent Psychiatry	1
	D Dermatology	4
	DR Diagnostic Radiology	4
	EM Emergency Medicine	12
	END Endocrinology, Diabetes and Metabolism	1
	FP Family Practice	21
	GP General Practice	1
	GS General Surgery	3
	GYN Gynecology	2
	HO Hematology/Oncology	1
	HOS Hospitalist	2
	IM Internal Medicine	33
	MPD Internal Medicine/Pediatrics	1
	MPH Public Health and General Preventive Medicine	1
	N Neurology	3
	NEP Nephrology	1
	OBG Obstetrics & Gynecology	7
	OM Occupational Medicine	2
	OPH Ophthalmology	3
	ORS Orthopedic Surgery	4
	OTO Otolaryngology	5
	P Psychiatry	11
	PCC Pulmonary Critical Care Medicine	2
	PD Pediatrics	6
	PLM Palliative Medicine	1
	PTH Anatomic/Clinical Pathology	3
	PUD Pulmonary Disease	3

County	Specialty	Number
Boone	R Radiology	3
	RHU Rheumatology	1
	RO Radiation Oncology	1
	U Urology	3
Braxton	FP Family Practice	7
	GP General Practice	1
	IM Internal Medicine	5
	OBG Obstetrics & Gynecology	1
Brooke	EM Emergency Medicine	3
	FP Family Practice	2
	GP General Practice	2
	IM Internal Medicine	2
Cabell	AN Anesthesiology	4
	CD Cardiovascular Disease	2
	DR Diagnostic Radiology	1
	EM Emergency Medicine	4
	FP Family Practice	4
	GS General Surgery	2
	HO Hematology/Oncology	1
	IM Internal Medicine	7
	N Neurology	1
	NEP Nephrology	2
	OBG Obstetrics & Gynecology	1
	P Psychiatry	1
U Urology	1	
Calloway	AI Allergy & Immunology	3
	AN Anesthesiology	20
	ATP Anatomic Pathology	2
	CCM Critical Care Medicine (Internal Medicine)	1
	CD Cardiovascular Disease	13
	CHN Child Neurology	1
	CHP Child and Adolescent Psychiatry	2
	CTS Cardiothoracic Surgery	5
	D Dermatology	6
	DR Diagnostic Radiology	18
	EM Emergency Medicine	12
	END Endocrinology, Diabetes and Metabolism	4
	FP Family Practice	67

County	Specialty	Number
	FPG Geriatric Medicine (Family Practice)	1
	GE Gastroenterology	6
	GO Gynecological Oncology	1
	GP General Practice	6
	GS General Surgery	24
	GYN Gynecology	1
	HO Hematology/Oncology	4
	HOS Hospitalist	4
	HS Hand Surgery	2
	IC Interventional Cardiology	2
	ICE Clinical Cardiac Electrophysiology	1
	ID Infectious Disease	3
	IM Internal Medicine	90
	IMG Geriatric Medicine (Internal Medicine)	1
	MFM Maternal & Fetal Medicine	1
	MPD Internal Medicine/Pediatrics	10
	N Neurology	9
	NEP Nephrology	2
	NPM Neonatal-Perinatal Medicine	2
	NS Neurological Surgery	7
	OBG Obstetrics & Gynecology	24
	OM Occupational Medicine	2
	ON Medical Oncology	3
	OPH Ophthalmology	14
	ORS Orthopedic Surgery	26
	OSS Orthopedic Surgery of the Spine	1
	OTO Otolaryngology	8
	P Psychiatry	27
	PCC Pulmonary Critical Care Medicine	4
	PD Pediatrics	40
	PDC Pediatric Cardiology	1
	PHO Pediatric Hematology/Oncology	1
	PMD Pain Medicine	1
	PS Plastic Surgery	5
	PTH Anatomic/Clinical Pathology	11
	PUD Pulmonary Disease	4
	R Radiology	10
	RHU Rheumatology	1
	RO Radiation Oncology	5
	SO Surgical Oncology	1
	TS Thoracic Surgery	2

County	Specialty	Number	
Calhoun	U Urology	6	
	VIR Vascular and Interventional Radiology	3	
	GS General Surgery	1	
	IM Internal Medicine	3	
	MPD Internal Medicine/Pediatrics	1	
Clay	PD Pediatrics	1	
	FP Family Practice	2	
	GP General Practice	1	
Doddridge	OBG Obstetrics & Gynecology	1	
	IM Internal Medicine	1	
Fayette	AN Anesthesiology	1	
	CTS Cardiothoracic Surgery	1	
	DR Diagnostic Radiology	2	
	FP Family Practice	4	
	GP General Practice	3	
	GS General Surgery	3	
	IM Internal Medicine	4	
	MPD Internal Medicine/Pediatrics	1	
	OPH Ophthalmology	1	
	ORS Orthopedic Surgery	1	
	PD Pediatrics	4	
	Gilmer	FP Family Practice	2
		FSM Sports Medicine (Family Practice)	1
PD Pediatrics		1	
Grant	EM Emergency Medicine	1	
	FP Family Practice	3	
	IM Internal Medicine	2	
	OBG Obstetrics & Gynecology	1	
	ORS Orthopedic Surgery	1	
	P Psychiatry	1	
	PD Pediatrics	1	
Greenbrier	AN Anesthesiology	3	
	CD Cardiovascular Disease	2	
	D Dermatology	1	
	DR Diagnostic Radiology	1	

County	Specialty	Number
	EM Emergency Medicine	1
	FP Family Practice	3
	GE Gastroenterology	3
	GS General Surgery	1
	IM Internal Medicine	18
	MPD Internal Medicine/Pediatrics	1
	N Neurology	3
	OBG Obstetrics & Gynecology	2
	OPH Ophthalmology	3
	P Psychiatry	1
	PD Pediatrics	4
	PTH Anatomic/Clinical Pathology	2
	R Radiology	2
	RO Radiation Oncology	1
	SM Sleep Medicine	1
	U Urology	5
Hampshire	EM Emergency Medicine	2
	FP Family Practice	1
	GP General Practice	1
	GS General Surgery	1
	IM Internal Medicine	1
	P Psychiatry	1
	PD Pediatrics	2
Hancock	AN Anesthesiology	2
	ATP Anatomic Pathology	1
	D Dermatology	1
	EM Emergency Medicine	2
	END Endocrinology, Diabetes and Metabolism	2
	FP Family Practice	5
	GE Gastroenterology	2
	HO Hematology/Oncology	2
	ICE Clinical Cardiac Electrophysiology	1
	IM Internal Medicine	6
	MPD Internal Medicine/Pediatrics	1
	N Neurology	1
	NEP Nephrology	1
	OBG Obstetrics & Gynecology	2
	OPH Ophthalmology	2
	ORS Orthopedic Surgery	2

County	Specialty	Number
Hardy	P Psychiatry	2
	PD Pediatrics	2
	PTH Anatomic/Clinical Pathology	1
	PUD Pulmonary Disease	1
	R Radiology	2
	U Urology	1
	FP Family Practice	4
	GP General Practice	1
	GS General Surgery	1
	IM Internal Medicine	2
Harrison	OBG Obstetrics & Gynecology	2
	OM Occupational Medicine	1
	UCM Urgent Care Medicine	1
	ADM Addiction Medicine	1
	AI Allergy & Immunology	1
	AN Anesthesiology	5
	AS Abdominal Surgery	1
	CD Cardiovascular Disease	5
	CTS Cardiothoracic Surgery	1
	D Dermatology	4
DR Diagnostic Radiology	2	
EM Emergency Medicine	12	
END Endocrinology, Diabetes and Metabolism	1	
FP Family Practice	36	
FPG Geriatric Medicine (Family Practice)	1	
GS General Surgery	5	
HO Hematology/Oncology	1	
ID Infectious Disease	1	
IM Internal Medicine	28	
MPD Internal Medicine/Pediatrics	1	
N Neurology	2	
NS Neurological Surgery	2	
OBG Obstetrics & Gynecology	6	
ON Medical Oncology	2	
OPH Ophthalmology	7	
ORS Orthopedic Surgery	3	
OS Other	1	
OSM Sports Medicine (Orthopedic Surgery)	1	
OTO Otolaryngology	3	

County	Specialty	Number
	P Psychiatry	9
	PD Pediatrics	5
	PM Physical Medicine & Rehabilitation	1
	PS Plastic Surgery	1
	PTH Anatomic/Clinical Pathology	3
	PUD Pulmonary Disease	2
	R Radiology	2
	RHU Rheumatology	1
	RO Radiation Oncology	2
	U Urology	6
	VS Vascular Surgery	3
Jackson		
	CD Cardiovascular Disease	1
	DR Diagnostic Radiology	1
	EM Emergency Medicine	3
	FP Family Practice	2
	GS General Surgery	1
	GYN Gynecology	2
	IM Internal Medicine	3
	OBG Obstetrics & Gynecology	2
	ORS Orthopedic Surgery	2
	P Psychiatry	1
	PTH Anatomic/Clinical Pathology	1
Jefferson		
	A Allergy	1
	AI Allergy & Immunology	1
	AN Anesthesiology	2
	APM Pain Management	1
	CD Cardiovascular Disease	4
	CTS Cardiothoracic Surgery	1
	DR Diagnostic Radiology	2
	EM Emergency Medicine	9
	FP Family Practice	27
	GE Gastroenterology	1
	GS General Surgery	3
	GYN Gynecology	2
	HO Hematology/Oncology	1
	IM Internal Medicine	6
	N Neurology	1
	NEP Nephrology	1
	OBG Obstetrics & Gynecology	3

County	Specialty	Number
	OPH Ophthalmology	3
	ORS Orthopedic Surgery	2
	OTO Otolaryngology	2
	P Psychiatry	2
	PD Pediatrics	2
	PSM Sports Medicine (Pediatrics)	1
	PTH Anatomic/Clinical Pathology	4
	R Radiology	2
	RHU Rheumatology	1
	U Urology	1
VS Vascular Surgery	1	
Kanawha	AI Allergy & Immunology	2
	AN Anesthesiology	37
	APM Pain Management	2
	ATP Anatomic Pathology	3
	CCM Critical Care Medicine (Internal Medicine)	1
	CCP Pediatric Critical Care Medicine	1
	CD Cardiovascular Disease	15
	CHP Child and Adolescent Psychiatry	4
	CRS Colon & Rectal Surgery	2
	CTS Cardiothoracic Surgery	11
	D Dermatology	5
	DR Diagnostic Radiology	19
	EM Emergency Medicine	17
	END Endocrinology, Diabetes and Metabolism	7
	FOP Forensic Pathology	6
	FP Family Practice	63
	GE Gastroenterology	9
	GO Gynecological Oncology	1
	GP General Practice	8
	GS General Surgery	38
	GYN Gynecology	6
	HO Hematology/Oncology	6
	HOS Hospitalist	6
	IC Interventional Cardiology	4
	ICE Clinical Cardiac Electrophysiology	1
	ID Infectious Disease	4
IM Internal Medicine	112	
LM Legal Medicine	1	
MG Medical Genetics	1	

County	Specialty	Number
	MPD Internal Medicine/Pediatrics	10
	MPH Public Health and General Preventive Medicine	3
	N Neurology	9
	NEP Nephrology	4
	NM Nuclear Medicine	1
	NPM Neonatal-Perinatal Medicine	3
	NS Neurological Surgery	7
	NTR Nutrition	1
	OBG Obstetrics & Gynecology	25
	OM Occupational Medicine	2
	OMF Oral & Maxillofacial Surgery	2
	ON Medical Oncology	1
	OPH Ophthalmology	20
	ORS Orthopedic Surgery	14
	OS Other	4
	OSS Orthopedic Surgery of the Spine	1
	OTO Otolaryngology	11
	P Psychiatry	33
	PCC Pulmonary Critical Care Medicine	3
	PD Pediatrics	58
	PDC Pediatric Cardiology	1
	PDE Pediatric Endocrinology	2
	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	7
	PPR Pediatric Rheumatology	1
	PS Plastic Surgery	15
	PTH Anatomic/Clinical Pathology	21
	PUD Pulmonary Disease	5
	R Radiology	9
	RHU Rheumatology	1
	RO Radiation Oncology	5
	S Surgery	1
	TRS Trauma Surgery	1
	U Urology	7
	VS Vascular Surgery	3

County	Specialty	Number	
Lewis	CHP	Child and Adolescent Psychiatry	1
	EM	Emergency Medicine	2
	FP	Family Practice	3
	GP	General Practice	1
	GS	General Surgery	2
	IM	Internal Medicine	6
	OBG	Obstetrics & Gynecology	2
	ORS	Orthopedic Surgery	3
	OTO	Otolaryngology	1
	P	Psychiatry	6
	PD	Pediatrics	2
	U	Urology	1
Lincoln	FP	Family Practice	4
	GP	General Practice	1
	IM	Internal Medicine	1
	OBG	Obstetrics & Gynecology	1
	P	Psychiatry	1
	PD	Pediatrics	1
Logan	AI	Allergy & Immunology	1
	AN	Anesthesiology	2
	CD	Cardiovascular Disease	2
	EM	Emergency Medicine	2
	FP	Family Practice	8
	GP	General Practice	2
	GS	General Surgery	6
	HO	Hematology/Oncology	1
	IM	Internal Medicine	12
	N	Neurology	1
	OBG	Obstetrics & Gynecology	3
	OM	Occupational Medicine	1
	OPH	Ophthalmology	3
	ORS	Orthopedic Surgery	1
	OTO	Otolaryngology	1
	P	Psychiatry	1
	PCC	Pulmonary Critical Care Medicine	1
	PD	Pediatrics	7
	PTH	Anatomic/Clinical Pathology	1
	U	Urology	1

County	Specialty	Number
Marion	AN Anesthesiology	2
	ATP Anatomic Pathology	1
	CD Cardiovascular Disease	2
	D Dermatology	2
	DR Diagnostic Radiology	10
	DS Dermatologic Surgery	1
	EM Emergency Medicine	4
	FP Family Practice	12
	GE Gastroenterology	1
	GP General Practice	2
	GS General Surgery	2
	IM Internal Medicine	18
	NRN Neurology/Diagnostic Radiology/Neuroradiology	1
	OBG Obstetrics & Gynecology	5
	ON Medical Oncology	1
	OPH Ophthalmology	2
	ORS Orthopedic Surgery	3
	P Psychiatry	5
	PD Pediatrics	7
	PTH Anatomic/Clinical Pathology	1
R Radiology	5	
Marshall	AN Anesthesiology	1
	CD Cardiovascular Disease	1
	CTS Cardiothoracic Surgery	1
	DR Diagnostic Radiology	1
	FP Family Practice	8
	GE Gastroenterology	1
	GP General Practice	3
	GS General Surgery	2
	IM Internal Medicine	2
	MPD Internal Medicine/Pediatrics	1
	OBG Obstetrics & Gynecology	2
	OPH Ophthalmology	1
	OTO Otolaryngology	1
	PD Pediatrics	3
	PDC Pediatric Cardiology	1
	U Urology	1
	Mason	CTS Cardiothoracic Surgery
FP Family Practice		5

County	Specialty	Number	
McDowell	GE Gastroenterology	1	
	GP General Practice	1	
	GS General Surgery	1	
	HO Hematology/Oncology	1	
	IM Internal Medicine	5	
	MPD Internal Medicine/Pediatrics	1	
	N Neurology	1	
	NEP Nephrology	1	
	OBG Obstetrics & Gynecology	2	
	ORS Orthopedic Surgery	2	
	OTO Otolaryngology	1	
	PD Pediatrics	6	
	PS Plastic Surgery	1	
	PTH Anatomic/Clinical Pathology	1	
	U Urology	1	
	Mercer	AI Allergy & Immunology	1
		ATP Anatomic Pathology	1
EM Emergency Medicine		1	
FP Family Practice		3	
GP General Practice		5	
IM Internal Medicine		3	
OBG Obstetrics & Gynecology		2	
P Psychiatry		2	
PD Pediatrics		1	
R Radiology	2		
Mercer	AI Allergy & Immunology	1	
	AN Anesthesiology	10	
	CD Cardiovascular Disease	4	
	DR Diagnostic Radiology	7	
	EM Emergency Medicine	8	
	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	
	HO Hematology/Oncology	1	
	IM Internal Medicine	16	

County	Specialty	Number	
Mineral	N Neurology	3	
	NEP Nephrology	3	
	NS Neurological Surgery	2	
	OBG Obstetrics & Gynecology	3	
	ON Medical Oncology	1	
	OPH Ophthalmology	2	
	ORS Orthopedic Surgery	3	
	OTO Otolaryngology	1	
	P Psychiatry	6	
	PD Pediatrics	6	
	PM Physical Medicine & Rehabilitation	2	
	PTH Anatomic/Clinical Pathology	5	
	PUD Pulmonary Disease	2	
	R Radiology	5	
	RO Radiation Oncology	2	
	U Urology	5	
	Mingo	EM Emergency Medicine	2
		FP Family Practice	7
		GS General Surgery	2
IM Internal Medicine		4	
P Psychiatry		1	
PD Pediatrics		1	
Monongalia	R Radiology	1	
	AN Anesthesiology	1	
	CD Cardiovascular Disease	1	
	EM Emergency Medicine	1	
	FP Family Practice	4	
	GE Gastroenterology	1	
	GP General Practice	1	
	GS General Surgery	1	
	IM Internal Medicine	3	
	P Psychiatry	1	
	PD Pediatrics	2	
	R Radiology	1	
	U Urology	3	
Monongalia	ADL Adolescent Medicine (Pediatrics)	2	
	ADM Addiction Medicine	1	
	AI Allergy & Immunology	4	
	AMI Adolescent Medicine (Internal Medicine)	1	

County	Specialty	Number
	AN Anesthesiology	52
	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	2
	CD Cardiovascular Disease	16
	CG Clinical Genetics	1
	CHN Child Neurology	2
	CHP Child and Adolescent Psychiatry	1
	CTS Cardiothoracic Surgery	6
	D Dermatology	10
	DR Diagnostic Radiology	15
	DS Dermatologic Surgery	1
	EM Emergency Medicine	43
	END Endocrinology, Diabetes and Metabolism	1
	FOP Forensic Pathology	1
	FP Family Practice	55
	FSM Sports Medicine (Family Practice)	1
	GE Gastroenterology	8
	GP General Practice	2
	GS General Surgery	25
	GYN Gynecology	3
	HO Hematology/Oncology	2
	HOS Hospitalist	3
	HS Hand Surgery	1
	IC Interventional Cardiology	1
	ICE Clinical Cardiac Electrophysiology	3
	ID Infectious Disease	1
	IM Internal Medicine	93
	ISM Sports Medicine (Internal Medicine)	1
	MFM Maternal & Fetal Medicine	1
	MG Medical Genetics	1
	MM Medical Microbiology	1
	MPD Internal Medicine/Pediatrics	16
	N Neurology	27
	NEP Nephrology	9
	NPM Neonatal-Perinatal Medicine	4
	NR Nuclear Radiology	1
	NRN Neurology/Diagnostic Radiology/Neuroradiology	1
	NS Neurological Surgery	11

County	Specialty	Number
	OBG Obstetrics & Gynecology	30
	OFA Orthopedics, Foot and Ankle	1
	OM Occupational Medicine	7
	OMF Oral & Maxillofacial Surgery	1
	OMO Musculoskeletal Oncology	1
	ON Medical Oncology	5
	OPH Ophthalmology	29
	ORS Orthopedic Surgery	33
	OS Other	1
	OSM Sports Medicine (Orthopedic Surgery)	1
	OTO Otolaryngology	23
	OTR Orthopedic Trauma	1
	P Psychiatry	35
	PAN Pediatric Anesthesiology (Pediatrics)	1
	PCC Pulmonary Critical Care Medicine	4
	PD Pediatrics	41
	PDC Pediatric Cardiology	4
	PDS Pediatric Surgery (Surgery)	1
	PG Pediatric Gastroenterology	1
	PHO Pediatric Hematology/Oncology	2
	PLM Palliative Medicine	1
	PM Physical Medicine & Rehabilitation	4
	PN Pediatric Nephrology	1
	PS Plastic Surgery	4
	PTH Anatomic/Clinical Pathology	24
	PUD Pulmonary Disease	2
	R Radiology	28
	RHU Rheumatology	4
	RO Radiation Oncology	1
	S Surgery	1
	SO Surgical Oncology	1
	TS Thoracic Surgery	1
	U Urology	10
	VS Vascular Surgery	4
Monroe	FP Family Practice	1
	IM Internal Medicine	1
	PLM Palliative Medicine	1
Morgan	EM Emergency Medicine	4
	FP Family Practice	5

County	Specialty	Number
Nicholas	IM Internal Medicine	1
	MPH Public Health and General Preventive Medicine	1
	PD Pediatrics	1
	DR Diagnostic Radiology	1
	EM Emergency Medicine	2
	FP Family Practice	12
	GP General Practice	1
	GS General Surgery	3
	IM Internal Medicine	1
	OBG Obstetrics & Gynecology	2
ORS Orthopedic Surgery	1	
Ohio	PD Pediatrics	2
	AI Allergy & Immunology	1
	AN Anesthesiology	7
	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
	CTS Cardiothoracic Surgery	7
	D Dermatology	2
	DR Diagnostic Radiology	7
	DS Dermatologic Surgery	1
	EM Emergency Medicine	12
	END Endocrinology, Diabetes and Metabolism	2
	FP Family Practice	24
	GP General Practice	1
	GS General Surgery	3
	GYN Gynecology	3
	HO Hematology/Oncology	4
	IM Internal Medicine	15
	N Neurology	6
	NEP Nephrology	3
	NS Neurological Surgery	4
	OBG Obstetrics & Gynecology	6
	ON Medical Oncology	2
	OPH Ophthalmology	3
	ORS Orthopedic Surgery	8
	OTO Otolaryngology	4

County	Specialty	Number
	P Psychiatry	6
	PD Pediatrics	7
	PDS Pediatric Surgery (Surgery)	1
	PHL Phlebology	1
	PM Physical Medicine & Rehabilitation	1
	PMD Pain Medicine	1
	PS Plastic Surgery	5
	PTH Anatomic/Clinical Pathology	4
	PUD Pulmonary Disease	2
	R Radiology	6
	RHU Rheumatology	1
	RO Radiation Oncology	4
	U Urology	2
Pendleton	FP Family Practice	3
	PD Pediatrics	1
	PTH Anatomic/Clinical Pathology	1
Pleasants		
	GP General Practice	1
Pocahontas		
	EM Emergency Medicine	1
	FP Family Practice	2
	GS General Surgery	1
	IM Internal Medicine	1
	P Psychiatry	1
Preston		
	EM Emergency Medicine	1
	FP Family Practice	11
	GP General Practice	2
	GS General Surgery	2
	MPD Internal Medicine/Pediatrics	2
	N Neurology	1
	OBG Obstetrics & Gynecology	1
	OM Occupational Medicine	1
	P Psychiatry	1
	PD Pediatrics	2
Putnam		
	AI Allergy & Immunology	2
	AN Anesthesiology	1
	CD Cardiovascular Disease	1
	DR Diagnostic Radiology	1
	FP Family Practice	15

County	Specialty	Number
	FPS Facial Plastic Surgery	1
	GS General Surgery	2
	IC Interventional Cardiology	1
	ID Infectious Disease	1
	IM Internal Medicine	7
	MPD Internal Medicine/Pediatrics	2
	N Neurology	1
	NEP Nephrology	1
	OBG Obstetrics & Gynecology	2
	OM Occupational Medicine	1
	OPH Ophthalmology	1
	ORS Orthopedic Surgery	1
	OS Other	1
	P Psychiatry	3
	PD Pediatrics	8
	PM Physical Medicine & Rehabilitation	1
	PO Pediatric Ophthalmology	1
	U Urology	1
Raleigh	AI Allergy & Immunology	2
	AMI Adolescent Medicine (Internal Medicine)	1
	AN Anesthesiology	8
	ATP Anatomic Pathology	1
	CCM Critical Care Medicine (Internal Medicine)	1
	CD Cardiovascular Disease	7
	CTS Cardiothoracic Surgery	1
	DR Diagnostic Radiology	9
	EM Emergency Medicine	13
	FP Family Practice	19
	GE Gastroenterology	4
	GP General Practice	5
	GS General Surgery	11
	GYN Gynecology	2
	HO Hematology/Oncology	2
	HOS Hospitalist	1
	IC Interventional Cardiology	1
	ID Infectious Disease	1
	IM Internal Medicine	42
	N Neurology	3
	NEP Nephrology	2
	NS Neurological Surgery	2

County	Specialty	Number
	OBG Obstetrics & Gynecology	13
	OM Occupational Medicine	1
	ON Medical Oncology	1
	OPH Ophthalmology	2
	ORS Orthopedic Surgery	9
	OS Other	1
	OSS Orthopedic Surgery of the Spine	1
	OTO Otolaryngology	4
	P Psychiatry	7
	PCC Pulmonary Critical Care Medicine	1
	PD Pediatrics	11
	PHL Phlebology	2
	PM Physical Medicine & Rehabilitation	1
	PTH Anatomic/Clinical Pathology	4
	R Radiology	4
	RHU Rheumatology	1
	RO Radiation Oncology	2
	SO Surgical Oncology	1
	TS Thoracic Surgery	1
	U Urology	2
	VS Vascular Surgery	1
Randolph	AN Anesthesiology	4
	CD Cardiovascular Disease	1
	EM Emergency Medicine	10
	FP Family Practice	11
	GE Gastroenterology	1
	GS General Surgery	4
	GYN Gynecology	1
	HO Hematology/Oncology	1
	HOS Hospitalist	1
	IM Internal Medicine	5
	N Neurology	1
	OBG Obstetrics & Gynecology	3
	OPH Ophthalmology	2
	ORS Orthopedic Surgery	2
	OTO Otolaryngology	2
	PCC Pulmonary Critical Care Medicine	1
	PD Pediatrics	3
	PTH Anatomic/Clinical Pathology	1
	R Radiology	1

County	Specialty	Number
Ritchie	RO Radiation Oncology	1
	FP Family Practice	1
	GP General Practice	1
	IM Internal Medicine	1
Roane	DR Diagnostic Radiology	1
	EM Emergency Medicine	5
	FP Family Practice	5
	GP General Practice	3
	GS General Surgery	1
	MPD Internal Medicine/Pediatrics	1
	U Urology	1
Summers	CD Cardiovascular Disease	1
	FP Family Practice	2
	GS General Surgery	1
	IM Internal Medicine	2
	PD Pediatrics	1
Taylor	EM Emergency Medicine	1
	FP Family Practice	3
	GP General Practice	2
	IM Internal Medicine	1
	NEP Nephrology	1
	P Psychiatry	1
Tucker	FP Family Practice	3
	P Psychiatry	1
Tyler	EM Emergency Medicine	2
	FP Family Practice	2
	GP General Practice	2
Unknown WV Co	AI Allergy & Immunology	2
	AN Anesthesiology	1
	BBK Blood Banking/Transfusion Medicine	1
	DR Diagnostic Radiology	1
	EM Emergency Medicine	2
	FP Family Practice	2
	GE Gastroenterology	1
	IC Interventional Cardiology	1

County	Specialty	Number
Upshur	N Neurology	2
	ORS Orthopedic Surgery	2
	P Psychiatry	2
	PD Pediatrics	1
	PTH Anatomic/Clinical Pathology	1
	RO Radiation Oncology	1
	U Urology	1
	CD Cardiovascular Disease	1
	EM Emergency Medicine	1
	FP Family Practice	8
	GS General Surgery	2
	IM Internal Medicine	4
	OBG Obstetrics & Gynecology	4
Wayne	OPH Ophthalmology	1
	ORS Orthopedic Surgery	1
	P Psychiatry	2
	PD Pediatrics	2
	SM Sleep Medicine	1
	AN Anesthesiology	1
	CD Cardiovascular Disease	1
	END Endocrinology, Diabetes and Metabolism	1
	FP Family Practice	8
	GS General Surgery	2
	IM Internal Medicine	5
	MPD Internal Medicine/Pediatrics	1
	NS Neurological Surgery	1
OBG Obstetrics & Gynecology	1	
ON Medical Oncology	1	
ORS Orthopedic Surgery	1	
PD Pediatrics	1	
PM Physical Medicine & Rehabilitation	1	
PS Plastic Surgery	1	
PTH Anatomic/Clinical Pathology	1	
PUD Pulmonary Disease	2	
RHU Rheumatology	1	
Webster	FP Family Practice	3
	P Psychiatry	1
	PD Pediatrics	1

County	Specialty	Number
Wetzel	AN Anesthesiology	2
	EM Emergency Medicine	2
	FP Family Practice	3
	GS General Surgery	2
	IM Internal Medicine	2
	NEP Nephrology	1
	OBG Obstetrics & Gynecology	1
	OPH Ophthalmology	1
	ORS Orthopedic Surgery	2
	PD Pediatrics	1
Wirt	FP Family Practice	1
	IM Internal Medicine	1
	PD Pediatrics	1
Wood	AN Anesthesiology	14
	CD Cardiovascular Disease	5
	CHP Child and Adolescent Psychiatry	1
	CTS Cardiothoracic Surgery	2
	D Dermatology	2
	DR Diagnostic Radiology	4
	EM Emergency Medicine	14
	FP Family Practice	30
	GE Gastroenterology	2
	GP General Practice	4
	GS General Surgery	7
	HOS Hospitalist	1
	IC Interventional Cardiology	1
	IM Internal Medicine	19
	MPD Internal Medicine/Pediatrics	1
	N Neurology	4
	NS Neurological Surgery	3
	OBG Obstetrics & Gynecology	8
	ON Medical Oncology	2
	OPH Ophthalmology	6
	ORS Orthopedic Surgery	7
	OTO Otolaryngology	1
	P Psychiatry	2
	PD Pediatrics	4
	PM Physical Medicine & Rehabilitation	3
	PS Plastic Surgery	1

County	Specialty	Number
	PTH Anatomic/Clinical Pathology	6
	PUD Pulmonary Disease	1
	PYG Geriatric Psychiatry	1
	R Radiology	5
	RHU Rheumatology	1
	RO Radiation Oncology	1
	SO Surgical Oncology	1
	U Urology	4
	VS Vascular Surgery	2
Wyoming	GP General Practice	1
	GS General Surgery	2

TOTAL: 3946

PHYSICIAN ASSISTANT LICENSURE - 2011

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, 2011

Physician Assistant Graduates from In-State Schools	Number
Physician Assistant Program Alderson Broaddus College	268
Physician Assistant Program Mountain State University/The College of WV, Beckley	180

Physician Assistant Graduates from Out-of-State Schools	Number
Midwestern University, Arizona Campus	1
Ob-Gyn Associate Program University Of Colorado	1
UNIVERSITY CO HLTH SCI CTR, DENVER	1
Physician Assistant Program Quinnipiac College	1
Physician Associate Program Yale University School Of Medicine	2
Physician Assistant Program George Washington University	6
Physician Assistant Program Howard University	1
Physician Assistant Program Barry University, Miami Shores	1
Physician Assistant Program University of Florida	3
Physician Assistant Program Emory University	2
Physician Assistant Program Butler University/Methodist Hospital	1
Physician Assistant Program University Of Kentucky	11
UNIVERSITY KY HSC, LEXINGTON	2
Physician Assistant Program Northeastern University	1
Health Associate Program The Johns Hopkins University	1
Physician Assistant Program Essex Community College	3
Physician Assistant Program University of New England	1
Physician Assistant Program Western Michigan University	1
Physician Assistant Program Bowman Gray School Of Medicine	1
Physician Assistant Program Duke University	4
WAKE FOREST U/BOWMAN GRAY, WINSTON SALEM	2
Physician Assistant Program University Of North Dakota	2
Physician Assistant Program University Of Nebraska	5
CATH MEDICAL CENTER BROOKLYN/QUEEN, JAMAICA	1
DAEMEN COLLEGE PHYSICIAN ASSISTANT DEPARTMENT	1
Physician Assistant Program Albany Medical College And Hudson Valley Comm College	2
Physician Assistant Program Rochester Institute Of Technology	1
Physician Assistant Program, City College of New York/Sophie Davis School of Biomedical Education	1
FINDLAY UNIVERSITY, FINDLAY	2

MED COL OH, TOLEDO	OH	1
Physician Assistant Program Cuyahoga Community College	OH	1
Physician Assistant Program Kettering College Of Medical Arts	OH	8
PHYSICIAN ASSISTANT SCHOOL MARIETTA COLLEGE	OH	33
TOLEDO MED COL, TOLEDO	OH	1
UNIVERSITY OF TOLEDO	OH	1
Physician Associate Program University Of Oklahoma	OK	5
DREXEL UNIVERSITY, PHILADELPHIA	PA	2
Lock Haven University	PA	6
Milton S. Hershey Medical Center, Hershey	PA	2
Philadelphia College Of Osteopathic Medicine	PA	2
Physician Assistant Program Duquesne University	PA	9
Physician Assistant Program Arcadia University, Glenside	PA	4
Physician Assistant Program Chatham College, Pittsburgh	PA	15
Physician Assistant Program Community College Of Allegheny County	PA	2
Physician Assistant Program Gannon University	PA	4
Physician Assistant Program Hahnemann University	PA	3
Physician Assistant Program King's College	PA	4
Physician Assistant Program Marywood University	PA	1
Physician Assistant Program Pennsylvania State University	PA	1
Physician Assistant Program St Francis College	PA	10
Seton Hill, Greensburg	PA	7
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
Physician Assistant Program Texas Tech Health Sciences Center, Lubbock	TX	1
Physician Assistant Program University Of Texas Southwestern Medical Center	TX	1
University of Utah School of Medicine	UT	1
Eastern Virginia Medical School	VA	2
Physician Assistant Program College of Health Sciences, Roanoke	VA	2
Physician Assistant Program James Madison University, Harrisburg	VA	2
SHENANDOAH UNIVERSITY, WINCHESTER	VA	17
Physician Assistant Program University Of Wisconsin	WI	1

Total Physician Assistants -- Graduates: 665

Total Physician Assistants -- Non-Graduates: 6

Total Physician Assistants Active as of December 31, 2011 671

West Virginia Board of Medicine
New Physician Assistants for 2011

Monday, January 10, 2011

CATHY MICHELLE TINCHER
COREY EDWARD GREENE
AMY CHRISTINE SIMSA
INDIRA P MEHTA
KATHERINE PAULINE KINDER
KIMBERLY JEAN NEMATI
ELIZABETH L STACY
MATTHEW S SMITHBAUER
BRIAN PAUL SHOWALTER
ADRIENNE RENEE PARK
SARAH RACHEL LEVY
COURTNEY LYNN LEACH
HEATHER LEIGH HOWELL

Monday, March 14, 2011

LAUREN L CASSIS
PATRICK JAMES LEADBITTER
ARTHI VASUDEVAN PRICE
TESSLA M PITMAN
ELIANA ASSIMAKOPOULOS
TESSIE RAE IRBY
PAUL ANDREW BURKE
STEVEN LEE MIRES

Monday, May 16, 2011

ALICIA RENEE JOHNSON
ANGELA LYNN ETTINGER
TY ANDREW MEDOVIC
RAVI KANT SINGH
JESSICA ANN RHODES
ANNA CHRISTINA STOUT
JOSHUA MADISON DEATON
JESSICA ASHLEY GODBY

Monday, July 11, 2011

ROMNEY LEIGH SCHUBENSKI
CARA JEAN LAUB
MAUREEN SIMKINS
THOMAS A WHITE
LOREN NICOLE GOODALL
JOYCE YEN-PING WONG
MARCIE MARIE PRETTYMAN
SUSAN MICHELLE DECKER
CATHY RENEE PHILLIPS
VALARIE LYNN MONICO
ANGELA KIM ROPKA
WENDY JO TURNER

Monday, September 12, 2011

SARAH RAE ZUMBRO
JAMIE LEA SPEIGHT
ERIN LYNN KRATSAS
ASHLEY JO CLAY
SARA MARIE CALES
KELLY F COLUMBUS
CHRISTOPHER PATRICK KELLY
RACHEL MARIE TAYLOR
EMILY CHRISTINE PRENATT
DIEM JILLIAN DANG
ADAM JOHN MILLER
CHAD EDWARD KIRK
EVAN PHILLIP CLINE
TESSA ANN RICOTTILLI

Monday, November 14, 2011

DANIEL J VIKARTOSKY
TEARSA RENN'E KEATLEY
BADRUZ R ZAMAN
BRANDI DAWN CONNORS
JAMES A FRIERY
LARRY C MACK-WILSON
JASON WELBY SNIDER
CARLA RIFFE
STEPHANIE LYNN SYDNEY
ANURADHA PRADHAN-COSTELLO
SHARON MARIE TITCHNELL
BEVERLY ELAINE SPARKS
KIMBERLY BETH MACINTIRE
CALLIE DAWN CARPENTER

West Virginia Board of Medicine
Physician Assistants Licensed in West Virginia
Active as of December 31, 2011

<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	ALFRED BALDERA, M.D. MICHAEL ANTHONY KELLY, M.D. JAMES KETRON ROSS, M.D. MATTHEW FRANKLIN LEE, M.D.	CHARLESTON, WV
JACLYN LEA ADKINS	J. JORGE A. GORDINHO, M.D. DIVYA SURESH RAJAN, M.D.	RUPERT, WV
MICHAEL DEWAYNE ADKINS	NEPAL CHANDRA CHOWDHURY, M.D. WAYNE EVAN LIPSON, M.D.	HUNTINGTON, WV
KRISTINE KAY AGNEW	OSTERMAN COTES, M.D.	CHARLESTON, WV
CHARLES RAYMOND AKERBERG	FRED L. AKERBERG, M.D. PAUL EDWARD JACKSON, M.D. LUIS AUGUSTO DOMINGUEZ, M.D.	MONTGOMERY, WV
STEPHEN JAMES ALBRIGHT	WILLIAM NEIL PAYNE, M.D. GREGORY DRESEL CLARKE, M.D.	CHARLESTON, WV
ALAYNA KIERSTEN ALMOND	DANIEL BARRY DOYLE, M.D.	SCARBRO, WV

<i>Physician Assistant</i>	<i>Supervisor</i>	<i>Primary Work Location</i>
AMY BETH ALVIS	WILLIAM MARTIN ELLIOTT II, M.D. ROBERT WILSON EDWARDS III, M.D. SMRITI ISHU SHARMA, M.D.	BLUEFIELD, WV
SAMUEL AMARO	ALESSANDRO AMBROZ, M.D.	MARTINSBURG, WV
AARON MICHAEL AMBURGEY	DONALD RAY LILLY, M.D. ROBIN LEEANN DARNELL, M.D.	CHARLESTON, WV
EMILY REBECCA AMEND	MOHAMAD BASSAM HAFFAR, M.D. HOSSAM TARAKJI, M.D.	CHARLESTON, WV
MICHELLE MARIE ANDERSON	LOIS ALANA URICK, M.D. NOEL BRIAN JEWELL, M.D.	BECKLEY, WV
PATRICK A. ANDERSON	JOHN HENRY SCHMIDT III, M.D. ROBERT JOSEPH CROW JR., M.D.	CHARLESTON, WV
ALLYSON M. ANDREWS	AIMEE MICHELLE WHITEHAIR, M.D.	ROCK CAVE, WV
JEREMIAH DAVID ARMSTRONG	JOHN HOWARD LOBBAN, M.D. RICHARD LEE SMITH II, M.D. LATOYA NATASHA LINTON-FRAZIER, M.D.	MORGANTOWN, WV
KELLIE MICHELLE AROMIN	AHMED DAVER FAHEEM, M.D. SAFIULLAH SYED, M.D.	BECKLEY, WV
FIORELLA ELIZABETH ARREDOND	ANDRES ARBOLEDA PALACIO, M.D.	CHARLESTON, WV

<i>Physician Assistant</i>	<i>Supervisor</i>	<i>Primary Work Location</i>
JODY L. ASBURY	WILLIAM NEIL PAYNE, M.D.	CHARLESTON, WV
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CATHY MICHELLE TINCHER	JOSEPH BICHARA TOUMA, M.D. B. JOSEPH TOUMA, M.D. SCOTT ROBERT GIBBS, M.D.	HUNTINGTON, WV
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WILFRIDO T. TOLENTINO, JR.	TIMOTHY RAY DEER, M.D. CHRISTOPHER KONKYO KIM, M.D. RICHARD GRAHAM BOWMAN II, M.D.	CHARLESTON, WV
SUMMER N. TOLER	DARIA LYNNE DAVIS, M.D.	HUNTINGTON, WV
JASON C. TRUSTY	CHANG HYUK CHOI, M.D. MARY LIND VELOSO, M.D.	CHARLESTON, WV

<i>Physician Assistant</i>	<i>Supervisor</i>	<i>Primary Work Location</i>
SABRINA YVONNE TURLEY	MICHAEL G. SITLER, M.D.	CHARLESTON, WV
WENDY JO TURNER	RAJESH MOOLJIBHAI MEHTA, M.D. NITESH RATNAKAR, M.D.	GLEN DALE, WV
WENDY SUE ULLOM	CHANDRA SETUNATH SWAMY, M.D.	WHEELING, WV
ALEXANDRA RUTH VACCARO	HIKMAT ABBAS EL-KADI, M.D.	WHEELING, WV
ROGER SCOTT VAN FOSSEN	ANTHONY W. KITCHEN, M.D.	PARKERSBURG, WV
MELISA JANE VANCE	MAGDALENO SIMBOL NUCUM, M.D.	CHARLESTON, WV
NICHOLAS CLAY VANCE	DAVID RALPH FERRELL, M.D.	BECKLEY, WV
ZACHARY RYAN VANCE	ABDUL MAJID MIRZA, M.D.	SCARBRO, WV
YVONNE MICHELLE VANVELDHUIS	ALESSANDRO AMBROZ, M.D.	MARTINSBURG, WV
MADONNA KAY VARCHETTO-BON	ANDREW ALAN TALKINGTON, M.D.	ELKINS, WV
ASHLEY ELAINE VARIAN	SAMUEL KUMP ROBERTS, M.D.	ELKINS, WV
TERESA VARNEY	HOSSAM TARAKJI, M.D.	CHARLESTON, WV

<i>Physician Assistant</i>	<i>Supervisor</i>	<i>Primary Work Location</i>
PAUL TYLER VAUGHN	KYLE FREDRICK FORT, M.D. THOMAS STEPHEN KOWALKOWSKI, M.D. JAMES EDWARD CAULEY, M.D.	RONCEVERTE, WV
ROBERT ALAN VERNON	TODD OWEN SAVIDGE, M.D.	MORGANTOWN, WV
MICHAEL JOHN VIGNOVICH	LAWRENCE EUSEBIUS CALLAHAN, M.D.	WEIRTON, WV
HEATHER MICHELLE VINCENT	MERVIN PUNZALAN MANUEL, M.D. RUBAYAT NAILA RAHMAN, M.D. OMOBOLA OLUWASEUN ODUNTAN, M.D.	FAIRMONT, WV
AMANDA KAY WADE	GEOFFREY LEE RUBEN, M.D. DAVID ALEXANDER MOSMAN, M.D.	WHEELING, WV
KATRINA LYNN WADE	JESSICA ROSE GALANG YBANEZ-MORANO, M	WHEELING, WV
SHAWN MICHAEL WAGNER	ANDREW MICHAEL PACOS, M.D.	BECKLEY, WV
EMILY FRANCIS WALDEN	AHMED DAVER FAHEEM, M.D. SHIVKUMAR LAKSHMINARAYAN IYER, M.D.	BECKLEY, WV
JONI MARIE WALKER	DANIEL LOGAN BOYCE, M.D.	SCARBRO, WV
JENNA IRENE WARD	WILLIAM E. KELLEY JR., M.D. JEREMY SCOTT WILLIAMS, M.D.	WESTON, WV
GARLAND ROOSEVELT WARD, III	HUMAYUN RASHID, M.D.	BECKLEY, WV

<i>Physician Assistant</i>	<i>Supervisor</i>	<i>Primary Work Location</i>
DAVID SCOTT WATKINS	JONATHAN PAUL LILLY, M.D. JOHN WALLACE NEVILLE JR., M.D. MATTHEW BRADFORD UPTON, M.D.	HURRICANE, WV
CAMMI LEANN WATSON	FREDERIC HARRY POLLOCK, M.D.	CHARLESTON, WV
TIMOTHY LEE WATSON	MICHAEL EDWARD BEANE, M.D.	CHARLESTON, WV
KARA MARIE WEAVER	WILLIAM RICHARD POST, M.D.	MORGANTOWN, WV
IRA TED WEBB, JR.	ALINA DANIELA VRINCEANU-HAMM, M.D.	PRINCETON, WV
DAVID CARSON WEBSTER	STEPHEN JEFFREY WETMORE, M.D. MOUWAFK MUFLIH AL-RAWI, M.D.	MORGANTOWN, WV
RONALD WAYNE WEDGE	CARMELITA N. BAUTISTA, M.D.	SOUTH CHARLESTON, W
RAETTA LYNN WENTZ	KELLY RAPHAEL NELSON, M.D.	BRIDGEPORT, WV
DENNIS JAMES WERT	DARYL MICHAEL LARUSSO, M.D. SAMUEL DAVID MORRIS, M.D.	MARTINSBURG, WV
JESSICA LYNN WHITE	DAVID JOEL BEANE, M.D.	LEWISBURG, WV
ANDREW EVAN WHITTAKER	JOHN CHARLES FRANCE, M.D. SANFORD EMIL EMERY, M.D. SCOTT D. DAFFNER, M.D.	MORGANTOWN, WV

<i>Physician Assistant</i>	<i>Supervisor</i>	<i>Primary Work Location</i>
KELLEY ALINA WHOOLERY	KURUVILLA JOHN, M.D. DARSHANKUMAR ASHWINBHAI DAVE, M.D. ERIC DANIEL SHOULDIS, M.D.	CHARLESTON, WV
JENNIFER MARIE WILES		CHARLESTON, WV
CAROL M. WILLIAMS	NANCY LEA JOSEPH, M.D.	ROCK CAVE, WV
MARY JANE WILLIS	MYRA LEE CHIANG, M.D.	CHARLESTON, WV
LARRY TODD WILSON	DARIA LYNNE DAVIS, M.D.	CHARLESTON, WV
MELANIE LYNN WILSON	SURESH BALASUBRAMONY, M.D.	GRANTSVILLE, WV
MURIEL JUNE WILSON	GILBERTO A. GARZA, M.D. SHERYL LYNN SAUL, M.D. ANTHONY PETER DASARO, M.D. PAUL MAXWELL BLAKE III, M.D. CAROL LYNN PATTERSON, M.D. LAURA FEASTER DUNCAN, M.D. SHERRI LYNNE JOHNSON, M.D. ANITA MARDIROSIAN, M.D. HASSAN KAHN, M.D. RICHMOND GYAMFI, M.D.	HUNTINGTON, WV
KIESHA MARIE WINE	SARAH BOLEN CHOUINARD, M.D.	CLAY, WV
DAVID LAWRENCE WITHERS, II	STEPHEN NELSON WILCOX, M.D.	HUNTINGTON, WV
HIATT G. WOLFE	DAVID JOEL BEANE, M.D.	VIENNA, WV

<i>Physician Assistant</i>	<i>Supervisor</i>	<i>Primary Work Location</i>
MICHELLE RENEE WOLFE	PETER ZYGMUNT BALA, M.D.	WHEELING, WV
JOYCE YEN-PING WONG	SAMUEL I. HAMMERMAN, M.D.	HIGH VIEW, WV
JOY PATRICE WOODS	CARLOTTA RAY EVANS, M.D.	SUMMERSVILLE, WV
VICTORIA. A. WOOLWINE	DEBRA MARIE AUBLE, M.D.	HELVETIA, WV
JANET WILSON WORKMAN	JOSE MA. SINAGUINAN ROMERO, M.D.	BECKLEY, WV
JESSICA WOY	CHARLES DAVID BESS, M.D.	KEYSER, WV
DOUGLAS D. WRIGHT	LARISSA JANETTE LAKATOS, M.D.	MORGANTOWN, WV
JEFFREY J. WRIGHT	EDWARD EUGENE WRIGHT, M.D. BRUCE FREDRIC HAUPT, M.D.	CHARLESTON, WV
JOHN KARY WRIGHT	RICHARD DARRELL HAYES JR, M.D.	CHARLESTON, WV
KENNETH DEAN WRIGHT	NEPAL CHANDRA CHOWDHURY, M.D.	HUNTINGTON, WV
MINTIE HOLLANDSWORTH YARBE	CARL DAVID BURKLAND, M.D.	SOUTH CHARLESTON, W
TAMMY L. YAZEVA	JAMES DESPARD BAILEY JR., M.D.	BRIDGEPORT, WV

<i>Physician Assistant</i>	<i>Supervisor</i>	<i>Primary Work Location</i>
SHAWNDA L. YEAGER	CHRISTY LYNN TREADWAY, M.D.	CHARLESTON, WV
JOSEPH ODGAR YEATER	JERRY MITCHEL HAHN, M.D.	ROMNEY, WV
LENA MARIE YEATER	MICHAEL PAIGE RIGGLEMAN, M.D.	MOOREFIELD, WV
LARRY MICKEAL YOUNG	JOHN HENRY SCHMIDT III, M.D. FREDERICK H. ARMBRUST, M.D.	CHARLESTON, WV
MOHAMMAD HUMAYUN YOUSAF	DONALD HALSTEAD MOORE, M.D. MOHAMAD SAMAH KALOU, M.D.	CHARLESTON, WV
FARRAH SYED ZAHIR	ANTOINE KATINY, M.D. SHRI RAJESH NANDA, M.D.	BECKLEY, WV
GONGQIAO ZHANG	EDNA KATHRYN WORTHINGTON, M.D.	PARKERSBURG, WV
SARAH RAE ZUMBRO	REMIGIO O. JACOB, M.D.	PARKERSBURG, WV
RIAN KRISTOPHER ZUNIGA	ROBERTO REYNA CISNEROS, M.D. CATHY MARIE FUNK, M.D.	MARTINSBURG, WV
STEPHANIE JEAN ZUNIGA	ROBERTO REYNA CISNEROS, M.D. CATHY MARIE FUNK, M.D. TRAVIS ALLEN EUGENE SCHILDT, M.D.	MARTINSBURG, WV

COMPLAINTS/INVESTIGATIONS - 2011

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

WEST VIRGINIA BOARD OF MEDICINE

Complaints/Investigations - 2011

Disciplinary Cases - Probable Cause Found/Disciplinary Sanction

MEDICAL PROVIDER

Artounian, Vazgen Roger, M.D.

Bandak, Abdalla Zackaria, M.D.

Barker, Frederick William, M.D.

Beaver, Amy Lynn, P.A.-C.

Boggs, Linda Rita, P.A.-C.

Bowman, Christopher Edward, M.D.

Clarke, Kevin Michael, M.D.

Cooper, Joseph Anderson, P.A.-C.

Corbin, Michael Welford, M.D.

Duffy, Tressie Montene, M.D.

El-Khatib, Abbas Yousef, M.D.

Esser, James Mark, M.D.

Frederick, Liza A., M.D.

Iczkowski, Kenneth Alan, M.D.

Jamie, Shahrooz Saheb, M.D.

Kubicki, Krzysztof Jerzy, M.D.

Lilly, Josiah Kenneth, III, M.D.

Lorenzo, Daniel Michael, Jr., M.D.

Complaints/Investigations - 2011

Disciplinary Cases - Probable Cause Found/Disciplinary Sanction

MEDICAL PROVIDER - continued

Malik, Tariq Mahmood, M.D.

Masih, Rajan Bakhshish, M.D.

Meldon, Stephen William, M.D.

Moore, David Allen, P.A.-C.

Morton, Dana Ruth, M.D.

Murphy, Christopher John, M.D.

Murphy, Donald Ray, Jr., P.A.-C.

Najmuddin, Asif Anwarali, M.D.

Nunan, Patrick Joseph, D.P.M.

Parsons, Nolan Charles, Jr., M.D.

Porter, Gregory, P.A.-C.

Proler, Meyer Leon, M.D.

Puckett, Frankie Allen, M.D.

Rhoads, Sean Patrick, P.A.-C.

Rice, John F., P.A.-C.

Ridgeway, Joseph Aloysius, M.D.

Riffe, Jennifer Rebecca, P.A.-C.

Roberts, Samuel Kump, M.D.

Rodriguez-Cayro, Narciso A., M.D.

Complaints/Investigations - 2011

Disciplinary Cases - Probable Cause Found/Disciplinary Sanction

MEDICAL PROVIDER - continued

Rosen, Jeffrey David, M.D.

Sadorra, Lagrimas Babiera, M.D.

Sandhir, Ajai K., M.D.

Schemenauer, Stephen, P.A.-C.

Scott, Thomas Francis, M.D.

Sharma, Rashmi, M.D.

Shields, Douglas Allen, M.D.

Siddiqi, Shah Naweed, M.D.

Speilman, Daniel Edgar, M.D.

Statum, Kasey Avis, M.D.

Stewart, Staci Kay, M.D.

Stinehour, Seth J., D.P.M.

Tajen, Nejat Mansur, M.D.

Tosson, Hanan Mahmoud, M.D.

Wagner, Paul Dean, M.D.

Wehbe-Hijazi, Najla Adnan, M.D.

TOTAL 53

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: VAZGEN ROGER ARTOUNIAN, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Dr. Artounian currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 21354, issued originally in 2003. Dr. Artounian's address of record is in Phoenix, Arizona.
2. On or about June 16, 2010, the West Virginia Board of Medicine received notice via the Board Action Disciplinary Alert Report that Dr. Artounian was disciplined by the State of Arizona. The West Virginia Board of Medicine requested records in relation to this discipline by letter of June 17, 2010. The Arizona Medical Board responded to the request by forwarding information in relation to the discipline enacted by the Arizona Medical Board, attached hereto and made a part hereof by reference.
3. On September 12, 2010, the Complaint Committee of the West Virginia Board of Medicine reviewed all of the materials forwarded by the Arizona Medical Board in relation to Dr. Artounian.
4. The Arizona Medical Board in its Order of June 10, 2010, initiated discipline against Dr. Artounian based upon Dr. Artounian's unprofessional conduct pursuant to

A.R.S. §32-1401(27)(e) (“[f]ailing or refusing to maintain adequate records on a patient.”) and A.R.S. §32-1401(27)(q) (“[a]ny conduct that is or might be harmful or dangerous to the health of the patient or the public”). This unprofessional conduct included Dr. Artounian deviating from the standard of care by failing to promptly follow up on pathology reports from breast and lymph node biopsies, which reports indicated well differentiated ductal carcinoma. Additionally, Dr. Artounian deviated from the standard of care by failing to refer the patient for surgery and oncological intervention and treatment in a timely manner.

5. On September 12, 2010, the Complaint Committee of the Board (“Committee”) initiated a complaint against Dr. Artounian, based upon the action against Dr. Artounian by the Arizona Medical Board.

6. On October 4, 2010, the Board received Dr. Artounian’s response to the Complaint noting that he intended to fully comply with the Arizona Order.

7. The Arizona Order of June 10, 2010, imposed the following upon Dr. Artounian:

- a. A Letter of Reprimand and one year probation.
- b. Monitoring by a pre-approved monitoring company at Dr. Artounian’s expense.
- c. Completion of the PACE Medical Recordkeeping course.
- d. Periodic chart reviews, including billing records, upon completion of the PACE course, performed by the pre-approved monitoring company.
- e. Obeying of all state, federal and local laws, all rules governing the practice of medicine in Arizona, and remain in full compliance with any court ordered criminal probation, payments and other orders.

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. Artounian pursuant to W. Va. Code § 30-3-14 (c)(17) and 11 CSR 1A 12.1 (e),(g) and (j), relating to unprofessional conduct and relating to licenses in other jurisdictions having 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. Artounian and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Artounian complies with the terms and conditions set forth herein.

CONSENT

Vazgen Roger Artounian, 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. Artounian 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. Artounian 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, the right to

cross-examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Dr. Artounian waives all such rights;

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

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

1. Dr. Artounian is hereby **PUBLICLY REPRIMANDED** for having his license acted upon in a different state;

2. Dr. Artounian is hereby placed on **PROBATION** for a period of one (1) year from the date of the entry of this order;

3. Within six (6) months of the entry of this order, Dr. Artounian shall complete the PACE Medical Recordkeeping course and provide proof of attendance of the same; this may be satisfied by proof of attendance subsequent to the Arizona Order;

4. Dr. Artounian shall obey all state, federal and local laws, and all the rules governing the practice of medicine in West Virginia, and remain in full compliance with any court ordered criminal probation, payments and other order;

5. Should Dr. Artounian let his license to practice medicine in West Virginia expire, the term of probation shall be tolled, to begin running again if and when Dr. Artounian resumes the practice of Medicine in West Virginia;

6. The Board retains jurisdiction and may initiate a new complaint based upon any violation of this Order.

The foregoing Order was entered this 6th day of January, ²⁰¹¹~~2010~~.

WEST VIRGINIA BOARD OF MEDICINE

Rev. O. Richard Bowyer
Reverend O. Richard Bowyer
President

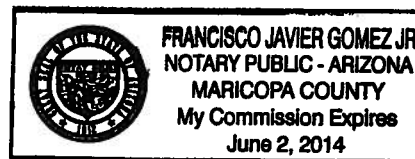
Catherine Slemp
Catherine Slemp, M.D., M.P.H.
Secretary

Vazgen Roger Artounian
Vazgen Roger Artounian, M.D.

Date: 12-21-2010

STATE OF ARIZONA

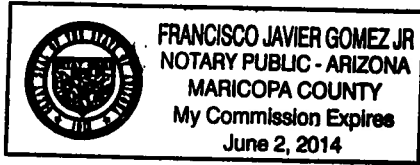
COUNTY OF MARICOPA




I, FRANCISCO JAVIER GOMEZ JR, a Notary Public in and for said county and state do hereby certify that Vazgen Roger Artounian, M.D., whose name is signed above, has this day acknowledged the same before me.

Given under my hand this 21 day of DECEMBER, 2010.

My commission expires JUNE 2, 2014.





Notary Public

The image shows a handwritten signature in black ink, which appears to be "F. Gomez Jr.", written over a horizontal line. Below the line, the words "Notary Public" are printed.

1 **BEFORE THE ARIZONA MEDICAL BOARD**

2 In the Matter of

3 **Vazgen Roger Artounian, M.D.**

4 Holder of License No. 31593
5 For the Practice of Allopathic Medicine
6 In the State of Arizona.

Board Case No. MD-09-0811A

**FINDINGS OF FACT,
CONCLUSIONS OF LAW AND ORDER**

(Letter of Reprimand and Probation)

7 The Arizona Medical Board ("Board") considered this matter at its public meeting on
8 April 14, 2010. Vazgen Roger Artounian, M.D., ("Respondent") appeared with legal
9 counsel before the Board for a Formal Interview pursuant to the authority vested in the
10 Board by A.R.S. § 32-1451(H). The Board voted to issue Findings of Fact, Conclusions of
11 Law and Order after due consideration of the facts and law applicable to this matter.
12

13 **FINDINGS OF FACT**

14 1. The Board is the duly constituted authority for the regulation and control of
15 the practice of allopathic medicine in the State of Arizona.

16 2. Respondent is the holder of License No.31593 for the practice of allopathic
17 medicine in the State of Arizona.

18 3. The Board initiated case number MD-09-0811A after receiving a complaint
19 regarding Respondent's care and treatment of a 67 year old patient ("CP") alleging failure
20 to timely diagnose and treat breast cancer.

21 4. On January 29, 2008, CP underwent a diagnostic bilateral mammogram that
22 revealed left axillary adenopathy and a probable complex cyst in the retroareolar region of
23 the left breast. In addition to clinical correlation, a follow up ultrasound was recommended
24 in six months.

25 5. On February 2, 2008, Respondent examined CP and documented normal
exam findings even though he had initialed the January 2008 mammogram that noted

1 several left axillary lymph nodes that were enlarged and had lost their normal fatty hila
2 consistent with pathologic left axillary nodes.

3 6. On May 20, 2008, Respondent again saw CP, who complained of left breast
4 pain in addition to other concerns, but did not document a thorough breast exam. He did,
5 however, indicate normal findings for most systems, including the breasts.

6 7. On August 1, 2008, Respondent ordered health care maintenance tests,
7 including a mammogram. On August 29, Valley Radiologists reported that CP did not
8 return for her follow up breast imaging. On September 23, 2008, a follow up mammogram
9 showed a spiculated left breast mass and an abnormal enlarged left axillary lymph node.
10 Respondent ordered STAT left axillary lymph node and stereotactic breast biopsies.

11 8. On September 27, 2008, Respondent saw CP, who was complaining of
12 breast pain. He documented normal findings to most systems, but also noted breast pain
13 and a breast lump. CP underwent breast biopsies in September that showed infiltrating
14 well differentiated ductal carcinoma. The final breast biopsy report dated October 7, 2008,
15 which was initialed by Respondent, showed infiltrating well differentiated ductal carcinoma.

16 9. On March 26, 2009, Respondent ordered a diagnostic mammogram. In
17 March 31, 2009, CP returned with complaints of dizziness and shortness of breath. A CT
18 scan and mammography were ordered, and CP was referred to oncology and radiation
19 oncology for breast cancer.

20 10. A mammogram revealed a 1.0 x 1.0 cm oval density in the left breast with no
21 significant changes,

22 11. On April 7, 2009, the pathologist contacted Respondent regarding a
23 miscommunication at the office and questioned whether a CP had been referred to a
24 surgeon.

25

1 12. On April 22, 2009, a PET/CT scan showed a flourodeoxyglucose-avid right
2 lower lobe lung mass, multiple left breast masses, probable adenopathy in the right chest
3 wall node very suspicious for metastatic disease.

4 13. On May 4, 2009, CP was seen by oncology and she was felt to have
5 metastatic disease. She was started on Aromasin and referred for a lung biopsy. The
6 lesion resolved by the time CP was scheduled for the biopsy and the procedure was
7 cancelled. The oncologist felt that CP's lung lesion had responded to treatment; however,
8 infectious etiology could not be ruled out and CP was referred for surgical resection.

9 14. During his formal interview, Respondent testified that he missed the patient's
10 breast cancer because of clerical errors and a lack of appropriate follow-up systems in his
11 office. He stated that he has hired a practice consultant and is implementing some of the
12 consultant's recommendations, including documentation of all findings on the problem list
13 and creation of a critical follow up list for all tests and referrals for patients.

14 15. At the formal interview one board member noted that in a letter to the Board
15 dated March 19, 2010, Respondent stated, "A review of the chart, in fact, does indicate
16 that a final report appears to have been electronically mailed to my office on October 7,
17 2008, and it bears my initials without an indication that it was received on a date other than
18 October 7, 2008. I believe it is only credible to conclude that I did receive the final report
19 and did review it on or shortly after October 7, 2008."

20 16. The standard of care requires a physician, who is the ordering provider, to
21 obtain the results of a biopsy procedure in a timely manner.

22 17. Respondent deviated from the standard of care by failing to promptly follow
23 up on the pathology reports from the breast and lymph node biopsies showing well
24 differentiated ductal carcinoma.

25

1 18. The standard of care when a breast biopsy and lymph node biopsy show
2 infiltrating well differentiated ductal carcinoma requires a physician to refer the patient to a
3 surgeon and an oncologist for further staging and appropriate intervention and treatment.

4 19. Respondent deviated from the standard of care by failing to refer CP for
5 surgery and oncology intervention and treatment in a timely manner.

6 20. The delay in recognition and acknowledgement of the diagnosis of breast
7 cancer may have led to CP having more advanced breast cancer at the time she was
8 referred for treatment and intervention.

9
10 **CONCLUSIONS OF LAW**

11 1. The Arizona Medical Board possesses jurisdiction over the subject matter
12 hereof and over Respondent.

13 2. The Board has received substantial evidence supporting the Findings of Fact
14 described above and said findings constitute unprofessional conduct or other grounds for
15 the Board to take disciplinary action.

16 3. The conduct and circumstances described above constitute unprofessional
17 conduct pursuant to A.R.S. §32-1401(27) (e) ("failing or refusing to maintain adequate
18 records on a patient.") A.R.S. §32-1401(27) (q) ("[a]ny conduct that is or might be harmful
19 or dangerous to the health of the patient or the public.")

20 **ORDER**

21 Based upon the foregoing Findings of Fact and Conclusions of Law,

22 IT IS HEREBY ORDERED:

23 1. Respondent is issued a Letter of Reprimand and One Year Probation.
24
25

1 2. Respondent is placed on Probation for one year with the following terms and
2 conditions:

3 a. Respondent shall within 30 days of the effective date of this order,
4 enter a contract with a Board pre-approved monitoring company ("Contractor") to provide
5 all monitoring services. Respondent shall bear all costs of monitoring requirements and
6 services.

7 b. Continuing Medical Education

8 Respondent shall complete the PACE Medical Recordkeeping course within
9 six months. Upon completion of the course, Respondent shall provide the Contractor with
10 satisfactory proof of attendance.

11 c. Chart Review

12 The Contractor shall conduct periodic chart reviews upon completion of the
13 PACE Medical Recordkeeping course. The chart review shall also include review of the
14 billing records.

15 d. Obey All Laws

16 Respondent shall obey all state, federal and local laws, all rules governing
17 the practice of medicine in Arizona, and remain in full compliance with any court ordered
18 criminal probation, payments and other orders.

19 e. Tolling

20 In the event Respondent should leave Arizona to reside or practice outside
21 the State or for any reason should Respondent stop practicing medicine in Arizona,
22 Respondent shall notify the Executive Director in writing within ten days of departure and
23 return or the dates of non-practice within Arizona. Non-practice is defined as any period of
24 time exceeding thirty days during which Respondent is not engaging in the practice of
25

1 medicine. Periods of temporary or permanent residence or practice outside Arizona or of
2 non-practice within Arizona, will not apply to the reduction of the probationary period.

3
4 3. The Board retains jurisdiction and may initiate new action based upon any
5 violation of this Order.

6
7 **RIGHT TO PETITION FOR REHEARING OR REVIEW**

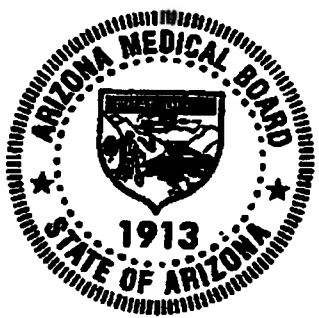
8 Respondent is hereby notified that he has the right to petition for a rehearing or
9 review. The petition for rehearing or review must be filed with the Board's Executive
10 Director within thirty (30) days after service of this Order. A.R.S. § 41-1092.09(B). The
11 petition for rehearing or review must set forth legally sufficient reasons for granting a
12 rehearing or review. A.A.C. R4-16-103. Service of this order is effective five (5) days after
13 date of mailing. A.R.S. § 41-1092.09(C). If a petition for rehearing or review is not filed,
14 the Board's Order becomes effective thirty-five (35) days after it is mailed to Respondent.

15 Respondent is further notified that the filing of a motion for rehearing or review is
16 required to preserve any rights of appeal to the Superior Court.

17 DATED AND EFFECTIVE this 22 day of June, 2010.

18
19 ARIZONA MEDICAL BOARD

20 (SEAL)



21 By Amade Rich
22 Lisa S. Wynn
23 Executive Director
24
25

1 ORIGINAL of the foregoing filed this
2 10th day of June, 2010 with:

3 Arizona Medical Board
4 9545 East Doubletree Ranch Road
5 Scottsdale, Arizona 85258

6 Executed copy of the foregoing
7 mailed by U.S. Mail this
8 10th day of June, 2010 to:

9 Stephen Myers
10 Myers & Jenkins
11 One E. Camelback Rd., Ste. 500
12 Phoenix, AZ 85012

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Arizona Medical Board Staff

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: ABDALLA ZACKARIA BANDAK, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Abdalla Zackaria Bandak, M.D., holds a license to practice medicine and surgery in the State of West Virginia, License No. 21839, and his address of record with the Board is in Charleston, West Virginia.
2. In January 2011, Dr. Bandak 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, 2008, to June 30, 2010.
3. In Dr. Bandak’s licensure renewal application for the period from July 1, 2008, to June 30, 2010, submitted to the Board and dated June 17, 2010, Dr. Bandak represented that he had completed the required minimum number of fifty (50) hours of CME coursework, including two (2) hours of CME in the subject of end-of-life care, including pain management, during the preceding licensure period from July 1, 2008, to June 30, 2010.

4. The random audit revealed Dr. Bandak had completed at least fifty (50) hours of approved CME coursework during the preceding licensure period from July 1, 2008, to June 30, 2010, 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 2011, the Complaint Committee of the Board initiated a complaint against Dr. Bandak based upon his apparent deficiency of two (2) hours of CME in the subject of end-of-life care, including pain management, and his inaccurate certification that he had completed the same during the preceding licensure period from July 1, 2008, to June 30, 2010.

6. On April 21, 2011, Dr. Bandak responded to the Complaint by stating that he inaccurately checked the box on his renewal application stating that he had completed the two (2) hours of CME coursework in the subject of end-of-life, including pain management, because he believed that he had satisfied this requirement, but has been unable to obtain evidence of his having taken the course. He further advised and produced documentation, that he had completed the required two (2) hours of CME in the subject of end-of-life care, including pain management, on February 4, 2011, as soon as he learned about the deficiency.

CONCLUSIONS OF LAW

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

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

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

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

CONSENT

Abdalla Zackaria Bandak, 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. Bandak acknowledges that he is fully aware that, without his consent, no permanent legal action may be taken against him except after a hearing held in accordance with W. Va. Code § 30-3-14(h) and W. Va. Code § 29A-5-1, et seq.;
2. Dr. Bandak 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, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;
3. Dr. Bandak waives all rights to such a hearing;
4. Dr. Bandak consents to the entry of this Order relative to his practice of medicine and surgery in the State of West Virginia; and,
5. Dr. Bandak 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. Bandak, 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. Bandak completed on February 4, 2011, shall be applied to meet the fifty (50) hours required for the renewal period July 1, 2008, to June 30, 2010, and shall not be applied or transferred to any subsequent renewal period. However, by completing this CME, Dr. Bandak has now met the one-time requirement for completion of this particular coursework.
2. Dr. Bandak shall also pay a **CIVIL FINE** in the amount of one hundred dollars (\$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, 2008, to June 30, 2010, together with a one-time **ADMINISTRATIVE FEE** in the amount of one hundred dollars (\$100.00), for a total of **three hundred dollars (\$300.00)**, which fine and administrative fee shall be received by the Board on or before July 31, 2011.
3. In the event that Dr. Bandak fails to comply with the requirement stated in the preceding paragraph of this Order, his license to practice medicine in the State of West Virginia shall be **SUSPENDED**, effective immediately, without further process or hearing, pending his successful completion of this requirement, as agreed to by him, and required by this Order.
4. Upon the Board's determination that Dr. Bandak is in full compliance with the terms and conditions of this Consent Order, the Complaint against him shall be dismissed immediately.

The foregoing "Consent Order" of ABDALLA ZACKARIA BANDAK, M.D.,

was:

Entered this 8th day of June, 2011.

WEST VIRGINIA BOARD OF MEDICINE

Rev. O. Richard Bowyer
Reverend O. Richard Bowyer
President

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

Abdalla Bandak
ABDALLA ZACKARIA BANDAK, M.D.

Date: 5/23/11

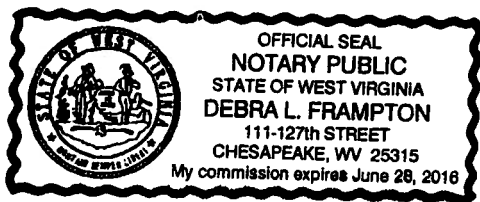
STATE OF WEST VIRGINIA

COUNTY OF Kanawha

I, Debra Frampton, a Notary Public in and for said county and state do hereby certify that ABDALLA ZACKARIA BANDAK, M.D., whose name is signed above, has this day acknowledged the same before me.

Given under my hand this 23rd day of May, 2011.

My commission expires 6-28-2016.



Debra L. Frampton
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: FREDERICK WILLIAM BARKER, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Dr. Barker held License Number 15881 in the State of West Virginia, which license expired on June 30, 2008, and Dr. Barker's address of record with the Board is in Union, South Carolina.
2. In January 2011, the Board received from Dr. Barker an application for reactivation of the 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. Barker had provided false information on his license renewal applications submitted on June 4, 2002, May 20, 2004, and June 22, 2006, when three (3) times he attested that he had completed the mandatory two (2) hours of continuing medical education coursework in the subject of end-of-life care including pain management.
3. Dr. Barker has provided documentation of completion of two (2) hours of continuing medical education in end-of-life care and pain management on January 21, 2011, but

is unable to provide satisfactory documentation of a course in end-of-life care including pain management during the requisite time periods.

4. Dr. Barker meets the requirements for active licensure under the West Virginia Medical Practice Act, as he acquired continuing education hours in end-of-life care including pain management in 2011, but for him to receive reactivation of his license without an appropriate condition and limitation upon his active license, under all the circumstances of this case, could adversely affect the health and welfare of patients.

CONCLUSIONS OF LAW

1. Probable cause exists to deny Dr. Barker reactivation of 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 a renewal application.

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

CONSENT

Frederick William Barker, 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. Barker 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. Barker 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, the right to cross-examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Dr. Barker waives all such rights;

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

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

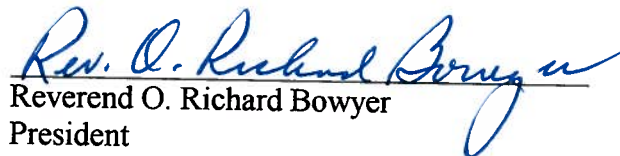
1. Dr. Barker is granted reactivation of his expired license to practice medicine and surgery in the State of West Virginia, License Number 15881, effective upon date of entry of this Consent Order.

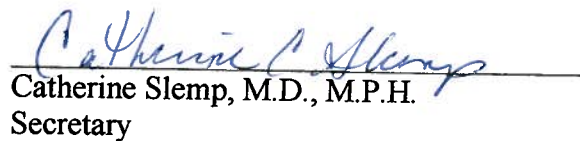
2. Dr. Barker shall pay three-hundred dollars (\$300) for providing false information to the Board on his application submitted to the Board, as set forth in the Findings of Fact in this Consent Order.

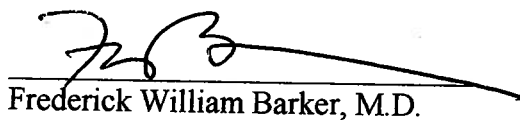
3. On or before April 15, 2011, Dr. Barker shall pay to the Board three hundred dollars (\$300), two hundred dollars (\$200) of which is designated a fine for his deficiency of two (2) hours of continuing education in end-of-life care including pain management during the required period, one hundred 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 Consent Order was entered this 28th day of March, 2011.

WEST VIRGINIA BOARD OF MEDICINE


Reverend O. Richard Bowyer
President


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


Frederick William Barker, M.D.

Date: 3/21/11

STATE OF South Carolina

COUNTY OF Spartanburg

I, Mary Pastoreca a Notary Public for said county and state do hereby certify that Frederick William Barker, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 21ST day of March, 2011.

My commission expires My Commission Expires January 22, 2018.

Mary Pastoreca
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

AMY LYNN BEAVER, P.A.-C.

CONSENT ORDER

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

FINDINGS OF FACT

1. Ms. Beaver was initially licensed by the Board as a physician assistant in July 1997, License No. 00630, and has not been licensed since May 10, 2010, when her license was terminated.
2. On November 7, 2010, the Board initiated a complaint against Ms. Beaver after receiving a letter from Ms. Beaver’s supervising physician, Zaveen Kureishy, M.D. (“Dr. Kureishy”), advising that Ms. Beaver wrote two (2) prescriptions for herself and/or her husband by forging Dr. Kureishy’s signature and wrote the prescriptions for controlled substances, for which she had no authority to write.
3. On or about December 3, 2010, Ms. Beaver responded to the complaint through counsel who advised that she had completed an intensive out-patient treatment program at Awakenings in Belmont, Ohio, and a twenty-eight (28) day in-patient treatment program at Glenbeigh in Ohio and now would be participating in an aftercare program for Glenbeigh.

4. After Ms. Beaver reported her situation to the State Medical Board of Ohio, by *Consent Agreement* entered December 9, 2010, Ms. Beaver's physician assistant license was suspended in Ohio for a period of one (1) year and interim conditions for reinstatement were established.

5. Ms. Beaver appeared before the Complaint Committee of the Board on March 13, 2011, for a full discussion of her health and well being.

6. During Ms. Beaver's appearance before the Complaint Committee, she provided evidence to the Complaint Committee that a warrant was issued to her for the offense of knowingly or intentionally acquiring or obtaining possession of a controlled substance by misrepresentation, fraud, forgery, deception, or subterfuge in violation of W.Va. Code § 60A-4-403(a)3, and that she had been accepted into the Northern Panhandle Drug Court Program on January 3, 2011, and is currently participating in the program.

7. It is appropriate and in the public interest to waive the commencement of proceedings against Ms. Beaver and to proceed without the filing of charges, or a formal Complaint and Notice of Hearing, subject to Ms. Beaver agreeing to the provisions of this Consent Order.

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. West Virginia Code § 30-3-1.

2. Probable cause exists to substantiate charges of disqualification of Ms. Beaver from practice as a physician assistant in the State of West Virginia under the provisions of W.Va. Code § 30-3-16(t) and 11 CSR 1B 10.1(b), relating to performing other than at the direction and under the supervision of a supervising physician; 11 CSR 1B 10.1(g), relating to failure to comply with a rule of the Board; 11 CSR 1B 10.1(h)(2), (3), (5), (9), and (10), relating to unprofessional conduct, including commission of an offense against any provision of state law related to the practice of physician assistants, or any rule promulgated under the law; commission of any act involving moral turpitude, dishonesty or corruption and/or a crime; performing tasks beyond her authorized scope of practice; prescribing a controlled substance other than in good faith; and prescribing controlled substances under state or federal law, to or for herself, or to or for any member of her immediate family.

3. It is appropriate and in the public interest to waive the commencement of proceedings against Ms. Beaver and to proceed without the filing of charges, or a formal Complaint and Notice of Hearing, subject to compliance by Ms. Beaver with the provisions of this Consent Order.

CONSENT

Amy Lynn Beaver, P.A.-C., by affixing her 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. Ms. Beaver acknowledges 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 § 29A-5-1, *et seq.*, and 11 CSR 1B 12 and 11 CSR 3;

2. Ms. Beaver 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, the right to cross-examine witnesses against her, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to her;

3. Ms. Beaver waives all such rights;

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

5. Ms. Beaver 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 the foregoing consent of Ms. Beaver, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. Ms. Beaver is **PUBLICLY REPRIMANDED** for her unprofessional conduct;


2. Ms. Beaver shall actively participate in the West Virginia Medical Professionals Health Program ("WVMPHP") for a period of twelve (12) months immediately preceding any request for reinstatement of her West Virginia physician assistant license and shall comply with any and all of its requirements;

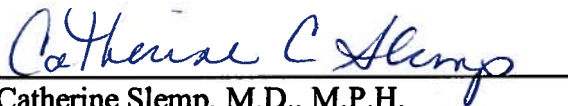
3. Ms. Beaver shall fully comply with all agreed conditions set forth in the December 2010 *Consent Agreement* entered into with the State Medical Board of Ohio, attached hereto; and

4. Ms. Beaver shall continue to attend and successfully complete the Northern Panhandle Drug Court Program she was accepted into on January 3, 2011, for the duration specified by the court.

Entered this 4th day of May 2011.

WEST VIRGINIA BOARD OF MEDICINE


Reverend O. Richard Bowyer
President


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


AMY LYNN BEAVER, P.A.-C.

Date: 4.16.11

STATE OF West Virginia

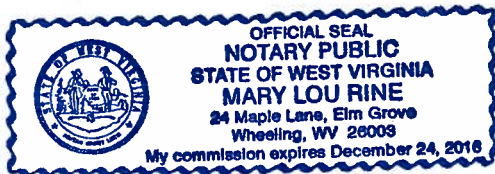
COUNTY OF Ohio, to-wit:

I, Mary Lou Rine, a Notary Public for said county and state do hereby certify that Amy Lynn Beaver, P.A.-C., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 18th day of April, 2011.

My Commission expires 12-24-2016.

Mary Lou Rine
NOTARY PUBLIC



**STEP I
CONSENT AGREEMENT
BETWEEN
AMY BEAVER, P.A.,
AND
THE STATE MEDICAL BOARD OF OHIO**

This Consent Agreement is entered into by and between Amy Beaver, P.A., [Ms. Beaver], and the State Medical Board of Ohio [Board], a state agency charged with enforcing Chapters 4730. and 4731., Ohio Revised Code.

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

BASIS FOR ACTION

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

- A. The Board is empowered by Section 4730.25(B), Ohio Revised Code, to limit, revoke, suspend a certificate, refuse to register or reinstate an applicant, or reprimand or place on probation the holder of a certificate for violation of Section 4730.25(B)(5), Ohio Revised Code, for “[i]mpairment of ability to practice according to acceptable and prevailing standards of care because of habitual or excessive use or abuse of drugs, alcohol, or other substances that impair ability to practice” and/or Section 4730.25(B)(4), Ohio Revised Code, for “[i]nability to practice according to acceptable and prevailing standards of care by reason of mental illness or physical illness, including, but not limited to, physical deterioration that adversely affects cognitive, motor, or perceptive skills;” and/or Section 4730.25(B)(12), Ohio Revised Code, for “[c]ommission of an act that constitutes a felony in this state, regardless of the jurisdiction in which the act was committed.”
- B. The Board enters into this Consent Agreement in lieu of formal proceedings based upon the violations of Section 4730.25(B)(5), Ohio Revised Code; Section 4730.25(B)(4), Ohio Revised Code; and Section 4730.25(B)(12), Ohio Revised Code, to wit: Deception to Obtain a Dangerous Drug, Section 2925.22, Ohio Revised Code, as set forth in Paragraph E below, and expressly reserves the right to institute formal proceedings based upon any other violations of Chapter 4730. of the Revised Code, whether occurring before or after the effective date of this Agreement. Such reservation expressly includes disciplinary action related to any methods used by Ms. Beaver to obtain drugs for self-use other than as specifically described in Paragraph E below.

MEDICAL BOARD

- C. Ms. Beaver is licensed to practice as a physician assistant in the State of Ohio, License number 50.001186.
- D. Ms. Beaver states that she is also licensed to practice as a physician assistant in the State of West Virginia. Ms. Beaver states that prior to June 2010, she also had a certificate to prescribe drugs in West Virginia issued to her by the Drug Enforcement Agency [DEA], but that she voluntarily surrendered that license in or around June 2010.
- E. Ms. Beaver states that, in or around September 2008, she had surgery on her knee, for which she received various medications and treatment for pain relief. Ms. Beaver states that, in or around January 2009, she also was diagnosed with a slipped disk in her back. Ms. Beaver states that she was prescribed Percocet and Opana for all pain relief and that she initially obtained and took the medication as prescribed. Ms. Beaver admits that, in or around mid 2009, she began to write prescriptions for Percocet for herself that were not authorized by any physician. Ms. Beaver admits that she wrote some of these prescriptions in her name and that some of them she wrote in the names of others, intending the Percocet for her own use. Ms. Beaver admits that she does not know how many prescriptions she wrote in her name or in the names of others for her own use; she admits that the number exceeds ten and may exceed fifty and could be as many as eighty such prescriptions. Ms. Beaver also admits that writing prescriptions for herself allowed her to take more Percocet tablets daily than were initially prescribed for her by her physician. Ms. Beaver admits that she may have taken as many as eight tablets per day.

Ms. Beaver states that, in or around January 2010, she reduced the number of prescriptions for Percocet she wrote in her name and in the names of others. Ms. Beaver states that, in or around May 2010, she ceased writing such prescriptions until in or around July 2010. Ms. Beaver admits that, on or about July 16, 2010, she called in a prescription for Percocet in her name to a pharmacy, using the DEA number of a physician who was unaware of the prescription. Ms. Beaver states that the pharmacist contacted the physician, who denied authorizing the prescription, and that, based on this denial, the pharmacist refused to fill the prescription. Ms. Beaver admits that, on or about August 9, 2010, she was arrested in West Virginia and charged with Acquire Prescription by Fraud, in violation of West Virginia Code 60A-4-403(a)(3), a charge substantially similar to Deception to Obtain a Dangerous Drug, Section 2925.22, Ohio Revised Code, and that the charge arose out of the prescription she wrote on or about July 16, 2010.

Further, Ms. Beaver admits that, in or around June 2010, she was contacted by the DEA about the false prescriptions she had written. Ms. Beaver admits that, on or about the time of the DEA contact, she surrendered her DEA certificate, thereby surrendering her DEA prescribing privileges.

Ms. Beaver states that in or around July 2010, she received treatment for chemical dependency at Valley Crisis Center in Morgantown, West Virginia. Ms. Beaver also

MEDICAL BOARD

DEC 8 2010

states that from on or about July 17, 2010, through July 21, 2010, she received treatment for drug abuse at Chestnut Ridge, a drug abuse treatment center in Morgantown, West Virginia. Ms. Beaver acknowledges that none of these treatment providers have been approved by the Board. Additionally, Ms. Beaver states that, on August 9, 2010, she began outpatient treatment for drug abuse at Crossroads Awakenings in Belmont, Ohio, a Board approved treatment provider. Ms. Beaver acknowledges that such outpatient treatment does not satisfy the treatment required by the Board's administrative rules. Ms. Beaver further states that she also occasionally attended AA meetings during June, July and August 2010.

Ms. Beaver also admits that, since 2001 continuing until the present, she has received treatment for depression and anxiety. Ms. Beaver admits that, in the past, she has been prescribed medications for these conditions, but states that she is not currently taking any medication for them.

Ms. Beaver states that she last actively practiced as a physician assistant on or about May 1, 2010.

AGREED CONDITIONS

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

SUSPENSION OF CERTIFICATE

1. The certificate of Ms. Beaver to practice as a physician assistant in the State of Ohio shall be **SUSPENDED** for an indefinite period of time, but not less than one year.

Obey all Laws

2. Ms. Beaver shall obey all federal, state, and local laws.

Sobriety

3. Ms. Beaver shall abstain completely from the personal use or personal possession of drugs, except those prescribed, dispensed or administered to her by another so authorized by law who has full knowledge of Ms. Beaver's history of chemical dependency and/or psychiatric condition. Further, in the event that Ms. Beaver is so prescribed, dispensed or administered any controlled substance, carisoprodol, or tramadol, Ms. Beaver shall notify the Board in writing within seven days, providing the Board with the identity of the prescriber; the name of the drug Ms. Beaver received; the medical purpose for which she received said drug; the date such drug was initially received; and the dosage, amount, number of refills, and directions for use. Further, within thirty days of the date said drug

Ms. Beaver
5.7.8.2010

is so prescribed, dispensed, or administered to her, Ms. Beaver shall provide the Board with either a copy of the written prescription or other written verification from the prescriber, including the dosage, amount, number of refills, and directions for use.

4. Ms. Beaver shall abstain completely from the use of alcohol.

Absences from Ohio

5. For any periods of time under this Consent Agreement during which Ms. Beaver resides in Ohio, Ms. Beaver shall obtain permission from the Board for departures or absences from Ohio. Such periods of absence shall not reduce the probationary term, unless otherwise determined by motion of the Board for absences of three months or longer, or by the Secretary or the Supervising Member of the Board for absences of less than three months, in instances where the Board can be assured that probationary monitoring is otherwise being performed. Further, the Secretary and Supervising Member of the Board shall have the discretion to grant a waiver of part or all of the monitoring terms set forth in this Consent Agreement for occasional periods of absence of fourteen days or less. In the event that Ms. Beaver resides and/or is employed at a location that is within fifty miles of the geographic border of Ohio and any of its contiguous states, Ms. Beaver may travel between Ohio and that contiguous state without seeking prior approval of the Secretary or Supervising Member provided that Ms. Beaver is able to otherwise maintain full compliance with all other terms, conditions and limitations set forth in this Consent Agreement.

Releases; Quarterly Declarations and Appearances

6. Ms. Beaver shall provide authorization, through appropriate written consent forms, for disclosure of evaluative reports, summaries, and records, of whatever nature, by any and all parties that provide treatment or evaluation for Ms. Beaver's chemical dependency, psychiatric condition, or related conditions, or for purposes of complying with this Consent Agreement, whether such treatment or evaluation occurred before or after the effective date of this Consent Agreement. To the extent permitted by law, the above-mentioned evaluative reports, summaries, and records are considered medical records for purposes of Section 149.43 of the Ohio Revised Code and are confidential pursuant to statute. Ms. Beaver further agrees to provide the Board written consent permitting any treatment provider from whom she obtains treatment to notify the Board in the event she fails to agree to or comply with any treatment contract or aftercare contract. Failure to provide such consent, or revocation of such consent, shall constitute a violation of this Consent Agreement.
7. Ms. Beaver shall submit quarterly declarations under penalty of Board disciplinary action and/or criminal prosecution, stating whether there has been compliance with all the conditions of this Consent Agreement. The first quarterly declaration must be received in the Board's offices on the first day of the third month following the month in which

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this Consent Agreement becomes effective, or as otherwise requested by the Board. Subsequent quarterly declarations must be received in the Board's offices on or before the first day of every third month.

8. Ms. Beaver shall appear in person for an interview before the full Board or its designated representative during the third month following the effective date of this Consent Agreement. Subsequent personal appearances must occur every three months thereafter, and/or as otherwise requested by the Board. If an appearance is missed or is rescheduled for any reason, ensuing appearances shall be scheduled based on the appearance date as originally scheduled.

Drug & Alcohol Screens; Drug Testing Facility and Collection Site

9. Ms. Beaver shall submit to random urine screenings for drugs and alcohol at least four times per month, or as otherwise directed by the Board. Ms. Beaver shall ensure that all screening reports are forwarded directly to the Board on a quarterly basis. The drug testing panel utilized must be acceptable to the Secretary of the Board, and shall include Ms. Beaver's drug(s) of choice.

Ms. Beaver shall abstain from the use of any substance and the consumption of poppy seeds or any other food or liquid that may produce a low level positive result in a toxicology screen. Ms. Beaver acknowledges that she understands that the consumption or use of such substances, including but not limited to substances such as mouthwash or hand cleaning gel, may cause a positive drug screen that may not be able to be differentiated from intentional ingestion, and therefore such consumption or use is prohibited under this Consent Agreement.

All such urine screenings for drugs and alcohol shall be conducted through a Board-approved drug testing facility and collection site pursuant to the global contract between said facility and the Board, that provides for the Board to maintain ultimate control over the urine screening process and to preserve the confidentiality of all positive screening results in accordance with Section 4730.26(F), Ohio Revised Code, and the screening process shall require a daily call-in procedure. Further, in the event that the Board exercises its discretion, as provided in Paragraph 10 below, to approve urine screenings to be conducted at an alternative drug testing facility and/or collection site or a supervising physician, such approval shall be expressly contingent upon the Board retaining ultimate control over the urine screening process in a manner that preserves the aforementioned confidentiality of all positive screening results.

Ms. Beaver shall submit, at her expense and on the day selected, urine specimens for drug and/or alcohol analysis. All specimens submitted by Ms. Beaver shall be negative, except for those substances prescribed, administered, or dispensed to her in conformance with the terms, conditions and limitations set forth in this Consent Agreement. Refusal to submit such specimen, or failure to submit such specimen on the day she is selected or

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in such manner as the Board may request, shall constitute a violation of this Consent Agreement.

Further, within thirty days of the effective date of this Consent Agreement, Ms. Beaver shall enter into the necessary financial and/or contractual arrangements with the Board-approved drug testing facility and/or collection site in order to facilitate the urine screening process in the manner required by this Consent Agreement. Further, Ms. Beaver shall promptly provide to the Board written documentation of completion of such arrangements, including a copy of any contract entered into between Ms. Beaver and the Board-approved drug testing facility and/or collection site. Ms. Beaver's failure to timely complete such arrangements, or failure to timely provide written documentation to the Board of completion of such arrangements, shall constitute a violation of this Consent Agreement.

Ms. Beaver shall ensure that the urine screening process performed through the Board-approved drug testing facility and/or collection site requires a daily call-in procedure; that the urine specimens are obtained on a random basis; and that the giving of the specimen is witnessed by a reliable person. In addition, Ms. Beaver and the Board-approved drug testing facility and collection site shall assure that appropriate control over the specimen is maintained and shall immediately inform the Board of any positive screening results.

Ms. Beaver shall ensure that the Board-approved drug testing facility and/or collection site provides quarterly reports to the Board, in a format acceptable to the Board, verifying whether all urine screens have been conducted in compliance with this Consent Agreement, and whether all urine screens have been negative.

In the event that the Board-approved drug testing facility and/or collection site becomes unable or unwilling to serve as required by this Consent Agreement, Ms. Beaver must immediately notify the Board in writing, and make arrangements acceptable to the Board, pursuant to Paragraph 10 below, as soon as practicable. Ms. Beaver shall further ensure that the Board-approved drug testing facility and/or collection site also notifies the Board directly of its inability to continue to serve and the reasons therefore.

Ms. Beaver acknowledges that the Board expressly reserves the right to withdraw its approval of any drug testing facility and/or collection site in the event that the Secretary and Supervising Member of the Board determine that the drug testing facility and/or collection site has demonstrated a lack of cooperation in providing information to the Board or for any other reason.

10. Ms. Beaver and the Board agree that it is the intent of this Consent Agreement that Ms. Beaver shall submit her urine specimens to the Board-approved drug testing facility and collection site chosen by the Board. However, in the event that utilizing said Board-approved drug testing facility and/or collection site creates an extraordinary hardship

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upon Ms. Beaver, as determined in the sole discretion of the Board, then subject to the following requirements, the Board may approve an alternate drug testing facility and/or collection site, or a supervising physician, to facilitate the urine screening process for Ms. Beaver:

- a. Within thirty days of the date upon which Ms. Beaver is notified of the Board's determination that utilizing the Board-approved drug testing facility and/or collection site constitutes an extraordinary hardship upon Ms. Beaver, she shall submit to the Board in writing for its prior approval the identity of either an alternate drug testing facility and collection site, or the name of a proposed supervising physician, to whom Ms. Beaver shall submit the required urine specimens. In approving a facility, entity, or an individual to serve in this capacity, the Board will give preference to a facility located near Ms. Beaver's residence or employment location, or to a physician who practices in the same locale as Ms. Beaver. Ms. Beaver shall ensure that the urine screening process performed through the alternate drug testing facility and/or collection site, or through the supervising physician, requires a daily call-in procedure; that the urine specimens are obtained on a random basis; and that the giving of the specimen is witnessed by a reliable person. In addition, Ms. Beaver acknowledges that the alternate drug testing facility and collection site, or the supervising physician, shall assure that appropriate control over the specimen is maintained and shall immediately inform the Board of any positive screening results.
- b. Ms. Beaver shall ensure that the alternate drug testing facility and/or collection site, or the supervising physician, provides quarterly reports to the Board, in a format acceptable to the Board, verifying whether all urine screens have been conducted in compliance with this Consent Agreement, and whether all urine screens have been negative.
- c. In the event that the designated alternate drug testing facility and/or collection site, or the supervising physician, becomes unable or unwilling to so serve, Ms. Beaver must immediately notify the Board in writing. Ms. Beaver shall further ensure that the previously designated alternate drug testing facility and collection site, or the supervising physician, also notifies the Board directly of the inability to continue to serve and the reasons therefore. Further, in order to ensure that there will be no interruption in her urine screening process, upon the previously approved alternate drug testing facility, collection site, or supervising physician becoming unable to serve, Ms. Beaver shall immediately commence urine screening at the Board-approved drug testing facility and collection site chosen by the Board, until such time, if any, that the Board approves a subsequent alternate drug testing facility, collection site, or supervising physician, if requested by Ms. Beaver.
- d. The Board expressly reserves the right to disapprove any entity or facility proposed to serve as Ms. Beaver's designated alternate drug testing facility and/or collection

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site, or any person proposed to serve as her supervising physician, or to withdraw approval of any entity, facility or person previously approved to so serve in the event that the Secretary and Supervising Member of the Board determine that any such entity, facility or person has demonstrated a lack of cooperation in providing information to the Board or for any other reason.

11. All screening reports required under this Consent Agreement from the Board-approved drug testing facility and/or collection site, or from the alternate drug testing facility and/or collection site or supervising physician, must be received in the Board's offices no later than the due date for Ms. Beaver's quarterly declaration. It is Ms. Beaver's responsibility to ensure that reports are timely submitted.
12. The Board retains the right to require, and Ms. Beaver agrees to submit, blood, urine, breath, saliva and/or hair specimens for screening for drugs and alcohol, for analysis of therapeutic levels of medications that may be prescribed for Ms. Beaver, or for any other purpose, at Ms. Beaver's expense upon the Board's request and without prior notice. Ms. Beaver's refusal to submit a specimen upon request of the Board shall result in a minimum of one year of actual license suspension. Further, the collection of such specimens shall be witnessed by a representative of the Board, or another person acceptable to the Secretary or Supervising Member of the Board.

Rehabilitation Program

13. Within thirty days of the effective date of this Consent Agreement, Ms. Beaver shall undertake and maintain participation in an alcohol and drug rehabilitation program, such as A.A., N.A., C.A., or Caduceus, no less than three times per week. Substitution of any other specific program must receive prior Board approval.

Ms. Beaver shall submit acceptable documentary evidence of continuing compliance with this program, including submission to the Board of meeting attendance logs, which must be received in the Board's offices no later than the due date for Ms. Beaver's quarterly declarations.

14. Immediately upon completion of any required treatment for chemical dependency, Ms. Beaver shall enter into an aftercare contract with a Board-approved treatment provider and shall maintain continued compliance with the terms of said aftercare contract, provided that, where the terms of the aftercare contract conflict with the terms of this Consent Agreement, the terms of this Consent Agreement shall control.

Mental Health Treatment

15. Within thirty days of the effective date of this Consent Agreement, Ms. Beaver shall submit to the Board for its prior approval the name and qualifications of a psychiatrist of her choice. Upon approval by the Board, Ms. Beaver shall undergo and continue

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psychiatric treatment, including individual psychotherapy, at least monthly, or as otherwise directed by the Board. Ms. Beaver shall comply with her psychiatric treatment plan, including taking medications as prescribed and/or ordered. Ms. Beaver shall ensure that psychiatric reports are forwarded by her treating psychiatrist to the Board on a quarterly basis, or as otherwise directed by the Board. The psychiatric reports shall contain information describing Ms. Beaver's current treatment plan and any changes that have been made to the treatment plan since the prior report; Ms. Beaver's compliance with her treatment plan; Ms. Beaver's mental status; Ms. Beaver's progress in treatment; and results of any laboratory studies that have been conducted since the prior report. Ms. Beaver shall ensure that her treating psychiatrist immediately notifies the Board of her failure to comply with her psychiatric treatment plan and/or any determination that Ms. Beaver is unable to practice due to her psychiatric disorder. It is Ms. Beaver's responsibility to ensure that quarterly reports are received in the Board's offices no later than the due date for Ms. Beaver's quarterly declaration.

The psychotherapy required as part of Ms. Beaver's psychiatric treatment pursuant to this paragraph may be delegated by Ms. Beaver's treating psychiatrist to an appropriately licensed mental health professional approved in advance by the Board, so long as Ms. Beaver's treating psychiatrist oversees/supervises such psychotherapy; includes information concerning Ms. Beaver's participation and progress in psychotherapy in his or her quarterly reports; and continues to meet personally with Ms. Beaver at least every three months. Should the psychotherapy required pursuant to this provision be delegated to a licensed mental health professional, Ms. Beaver shall ensure that psychotherapy reports are forwarded by her treating licensed mental health professional to the Board on a quarterly basis, or as otherwise directed by the Board. The psychotherapy reports shall contain information describing Ms. Beaver's current treatment plan and any changes that have been made to the treatment plan since the prior report; Ms. Beaver's compliance with her treatment plan; Ms. Beaver's mental status; Ms. Beaver's progress in treatment; and results of any laboratory studies that have been conducted since the prior report. Ms. Beaver shall ensure that her treating licensed mental health professional immediately notifies the Board of her failure to comply with her psychotherapy treatment plan and/or any determination that Ms. Beaver is unable to practice due to her psychiatric disorder. These psychotherapy reports shall be in addition to the reports submitted by Ms. Beaver's treating psychiatrist. It is Ms. Beaver's responsibility to ensure that all quarterly reports are received in the Board's offices no later than the due date for Ms. Beaver's quarterly declaration.

In the event that the designated treating psychiatrist and/or licensed mental health professional becomes unable or unwilling to serve in this capacity, Ms. Beaver must immediately so notify the Board in writing. In addition, Ms. Beaver shall make arrangements acceptable to the Board for another treating psychiatrist and/or licensed mental health professional within thirty days after the previously designated treating psychiatrist and/or licensed mental health professional becomes unable or unwilling to serve, unless otherwise determined by the Board. Furthermore, Ms. Beaver shall ensure

Ms. Beaver, P.A.

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that the previously designated treating psychiatrist and/or licensed mental health professional also notifies the Board directly of his or her inability to continue to serve and the reasons therefore.

The Board expressly reserves the right to disapprove any psychiatrist proposed to serve as Ms. Beaver's designated treating psychiatrist and/or any licensed mental health professional proposed to serve as Ms. Beaver's designated treating licensed mental health professional, or to withdraw approval of any such psychiatrist or licensed mental health professional previously approved to serve as Ms. Beaver's designated treating psychiatrist or licensed mental health professional, in the event that the Secretary and Supervising Member of the Board determine that any such psychiatrist or licensed mental health professional has demonstrated a lack of cooperation in providing information to the Board or for any other reason.

CONDITIONS FOR REINSTATEMENT

16. The Board shall not consider reinstatement or restoration of Ms. Beaver's certificate to practice as a physician assistant until all of the following conditions are met:
 - a. Ms. Beaver shall submit an application for reinstatement or restoration, as appropriate, accompanied by appropriate fees, if any.
 - b. Ms. Beaver shall demonstrate to the satisfaction of the Board that she can resume practice in compliance with acceptable and prevailing standards of care under the provisions of her certificate. Such demonstration shall include but shall not be limited to the following:
 - i. Certification from a treatment provider approved under Section 4731.25 of the Revised Code that Ms. Beaver has successfully completed any required inpatient treatment, including at least twenty-eight days of inpatient or residential treatment for chemical abuse/dependence, as set forth in Rules 4731-16-02 and 4731-16-08, Ohio Administrative Code, completed consecutively.
 - ii. Evidence of continuing full compliance with, or successful completion of, a post-discharge aftercare contract with a treatment provider approved under Section 4731.25 of the Revised Code. Such evidence shall include, but not be limited to, a copy of the signed aftercare contract. The aftercare contract must comply with rule 4731-16-10 of the Administrative Code.
 - iii. Evidence of continuing full compliance with this Consent Agreement.
 - iv. Three written reports indicating that Ms. Beaver's ability to practice has been assessed and that she has been found capable of practicing according to

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acceptable and prevailing standards of care. Two reports shall be made by physicians knowledgeable in the area of addictionology and who are either affiliated with a current Board-approved treatment provider or otherwise have been approved in advance by the Board to provide an assessment of Ms. Beaver. Further, the two aforementioned physicians shall not be affiliated with the same treatment provider or medical group practice. Prior to the assessments, Ms. Beaver shall provide the evaluators with copies of patient records from any evaluations and/or treatment that she has received, and a copy of this Consent Agreement. The reports from the evaluators shall include any recommendations for treatment, monitoring, or supervision of Ms. Beaver, and any conditions, restrictions, or limitations that should be imposed on Ms. Beaver's practice. The reports shall also describe the basis for the evaluator's determinations.

One report shall be made by a psychiatrist, approved in advance by the Board, who shall conduct a psychiatric examination of Ms. Beaver. Prior to the examination, Ms. Beaver shall provide the psychiatrist with copies of patient records from any prior evaluations and/or treatment that she has received, and a copy of this Consent Agreement. The report from the evaluating psychiatrist shall include the psychiatrist's diagnoses and conclusions; any recommendations for care, counseling, treatment, monitoring or supervision of Ms. Beaver; and any conditions, restrictions, or limitations that should be imposed on Ms. Beaver's practice. The reports shall also describe the basis for the psychiatrist's determinations.

All reports required pursuant to this paragraph shall be based upon examinations occurring within the three months immediately preceding any application for reinstatement. Further, at the discretion of the Secretary and Supervising Member of the Board, the Board may request an updated assessment and report if the Secretary and Supervising Member determine that such updated assessment and report is warranted for any reason.

- v. In the event that the Board initiates future formal proceedings against Ms. Beaver, including but not limited to issuance of a Notice of Opportunity for Hearing, Ms. Beaver shall be ineligible for reinstatement until such proceedings are fully resolved by ratification by the Board of a subsequent Consent Agreement or issuance by the Board of a final Board Order.
- c. Ms. Beaver shall enter into a written consent agreement including probationary terms, conditions and limitations as determined by the Board within 180 days of the date upon which all the above-specified conditions for reinstatement or restoration have been completed or, if the Board and Ms. Beaver are unable to agree on the terms of a written Consent Agreement, then Ms. Beaver further agrees to abide by any terms, conditions and limitations imposed by Board Order after a

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hearing conducted pursuant to Chapter 119. of the Ohio Revised Code. The Board shall provide notice to Ms. Beaver that said hearing has been scheduled, advising Ms. Beaver of her hearing rights, and stating the date, time, and location of the hearing at which the Board will present its evidence, after which the Board will make a determination of the matter by Board Order.

Further, upon reinstatement of Ms. Beaver's certificate to practice as a physician assistant in this state, the Board shall require continued monitoring which shall include, but not be limited to, compliance with the written consent agreement entered into before reinstatement or with conditions imposed by Board Order after a hearing conducted pursuant to Chapter 119. of the Revised Code. Moreover, upon termination of the consent agreement or Board Order, Ms. Beaver shall submit to the Board for at least two years annual progress reports made under penalty of Board disciplinary action or criminal prosecution stating whether Ms. Beaver has maintained sobriety.

17. In the event that Ms. Beaver has not been engaged in the active practice as a physician assistant for a period in excess of two years prior to application for reinstatement, the Board may exercise its discretion under Section 4730.28, Ohio Revised Code, to require additional evidence of Ms. Beaver's fitness to resume practice.

REQUIRED REPORTING BY LICENSEE

18. Within thirty days of the effective date of this Consent Agreement, Ms. Beaver shall provide a copy of this Consent Agreement to all employers or entities with which she is under contract to provide health care services (including but not limited to third party payors) or is receiving training; and the Chief of Staff at each hospital where she has privileges or appointments. Further, Ms. Beaver shall promptly provide a copy of this Consent Agreement to all employers or entities with which she contracts to provide health care services, or applies for or receives training, and the Chief of Staff at each hospital where she applies for or obtains privileges or appointments. In the event that Ms. Beaver provides any health care services or health care direction or medical oversight to any emergency medical services organization or emergency medical services provider, within thirty days of the effective date of this Consent Agreement Ms. Beaver shall provide a copy of this Consent Agreement to the Ohio Department of Public Safety, Division of Emergency Medical Services. Further, Ms. Beaver shall provide the Board with one of the following documents as proof of each required notification within thirty days of the date of each such notification: (1) the return receipt of certified mail within thirty days of receiving that return receipt, (2) an acknowledgement of delivery bearing the original ink signature of the person to whom a copy of the Consent Agreement was hand delivered, (3) the original facsimile-generated report confirming successful transmission of a copy of the Consent Agreement to the person or entity to whom a copy of the Consent Agreement was faxed, or (4) an original computer-generated printout of electronic mail communication documenting the email transmission of a copy of the

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Consent Agreement to the person or entity to whom a copy of the Consent Agreement was emailed.

19. Within thirty days of the effective date of this Consent Agreement, Ms. Beaver shall provide a copy of this Consent Agreement to the proper licensing authority of any state or jurisdiction in which she currently holds any professional license, as well as any federal agency or entity, including but not limited to the Drug Enforcement Agency, through which she currently holds any license or certificate. Ms. Beaver further agrees to provide a copy of this Consent Agreement at time of application to the proper licensing authority of any state in which she applies for any professional license or reinstatement of any professional license. Further, Ms. Beaver shall provide the Board with one of the following documents as proof of each required notification within thirty days of the date of each such notification: (1) the return receipt of certified mail within thirty days of receiving that return receipt, (2) an acknowledgement of delivery bearing the original ink signature of the person to whom a copy of the Consent Agreement was hand delivered, (3) the original facsimile-generated report confirming successful transmission of a copy of the Consent Agreement to the person or entity to whom a copy of the Consent Agreement was faxed, or (4) an original computer-generated printout of electronic mail communication documenting the email transmission of a copy of the Consent Agreement to the person or entity to whom a copy of the Consent Agreement was emailed.
20. Ms. Beaver shall promptly provide a copy of this Consent Agreement to all persons and entities that provide Ms. Beaver chemical dependency and/or mental health treatment or monitoring. Further, Ms. Beaver shall provide the Board with one of the following documents as proof of each required notification within thirty days of the date of each such notification: (1) the return receipt of certified mail within thirty days of receiving that return receipt, (2) an acknowledgement of delivery bearing the original ink signature of the person to whom a copy of the Consent Agreement was hand delivered, (3) the original facsimile-generated report confirming successful transmission of a copy of the Consent Agreement to the person or entity to whom a copy of the Consent Agreement was faxed, or (4) an original computer-generated printout of electronic mail communication documenting the email transmission of a copy of the Consent Agreement to the person or entity to whom a copy of the Consent Agreement was emailed.
21. Ms. Beaver shall notify the Board in writing of any change of principal practice address or residence address within thirty days of such change.

DURATION/MODIFICATION OF TERMS

The above-described terms, conditions and limitations may be amended or terminated in writing at any time upon the agreement of both parties. In the event that the Board initiates future formal proceedings against Ms. Beaver, including but not limited to issuance of a Notice of Opportunity for Hearing, this Consent Agreement shall continue in full force and effect until such time that it is

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superseded by ratification by the Board of a subsequent Consent Agreement or issuance by the Board of a final Board Order.

In the event that any term, limitation, or condition contained in this Consent Agreement is determined to be invalid by a court of competent jurisdiction, Ms. Beaver and the Board agree that all other terms, limitations, and conditions contained in this Consent Agreement shall be unaffected.

FAILURE TO COMPLY

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

ACKNOWLEDGMENTS/LIABILITY RELEASE

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

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

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

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

EFFECTIVE DATE

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

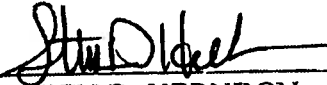
Amy Beaver P.A.
AMY BEAVER, P.A.

Lance A. Talmage M.D.
LANCE A. TALMAGE, M.D.
Secretary

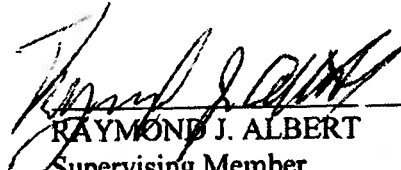
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STEPHEN D. HERNDON
Attorney for Ms. Beaver

11/16/2010
DATE


RAYMOND J. ALBERT
Supervising Member

12/8/10
DATE

*Cheryl Pokorny per verbal
authority, Robert Marshall*
CHERYL D. POKORNY
Enforcement Attorney

December 9, 2010
DATE

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BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: LINDA RITA BOGGS, P.A.-C.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Linda Rita Boggs, P.A.-C. ("Ms. Boggs"), pursuant to the provisions of W. Va. Code § 30-3-1, *et seq.*, and 11 CSR 1B 10.1, freely and voluntarily enter into the following:

FINDINGS OF FACT

1. Ms. Boggs currently holds a license as a Physician Assistant in the State of West Virginia, License No. 00005, originally issued by the Board in May 1979. Ms. Boggs' address of record with the Board is in Lenore, West Virginia.

2. On July 10, 2010, the Physician Assistant Committee of the Board referred the matter of Ms. Boggs to the Complaint Committee of the Board ("Complaint Committee").

3. On July 11, 2010, the Complaint Committee reviewed Ms. Boggs' matter, including a review of information in the matter of *United States v. Augusto T. Abad, M.D.* ("Dr. Abad"); the transcript of proceedings before the Honorable John T. Copenhaver, Jr., United States District Judge in the United States District Court for the Southern District of West Virginia on February 26, 2010, in the matter of *United States v. Augusto T. Abad*; and additional information.

4. During her tenure with Justice Medical Clinic, Ms. Boggs held prescriptive writing privileges granted by the Board and by her DEA registration, but was not authorized to prescribe controlled substances using her assigned DEA number in her position at Justice Medical Clinic, under the supervision of Dr. Abad.

5. In the proceedings of February 26, 2010, Dr. Abad testified, by agreement, that it was illegal for Ms. Boggs to use his DEA number, rather than her own, to prescribe medications. Dr. Abad alleged that he permitted Ms. Boggs and other licensed mid-level providers at the Justice Medical Clinic to use his DEA number when prescribing controlled substances, rather than use their own DEA number.

6. Ms. Boggs filed an initial response to the Board's complaint, stating that "she honestly believed she would be able to help 'clean up' the clinic's reputation and make a positive Clinic serving the community" and admitted that her conduct could have facilitated "issuing prescriptions using Dr. Abad's DEA number under his direction and supervision," which "constituted misconduct."

7. Ms. Boggs appeared before the Board's Complaint Committee for a full discussion of this matter on November 7, 2010.

8. On March 1, 2011, a Complaint and Notice of Hearing was filed and the matter was set for hearing on June 1, 2011.

9. On April 4, 2011, Ms. Boggs filed an Answer to the March 1, 2011 Complaint, in which she denied any misconduct in relation to the allegations contained therein. Ms. Boggs claims she never directly used Dr. Abad's DEA number to prescribe controlled substances; however, she admits that her conduct, while working at the Justice Medical Clinic, may have facilitated other mid-level providers at the clinic to issue such prescriptions under Dr. Abad's DEA number.

10. On April 26, 2011, the hearing date was continued and was eventually rescheduled for September 28 and September 29, 2011.

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. West Virginia Code § 30-3-1.
2. Probable cause exists to substantiate charges pursuant to West Virginia Code § 30-3-16 and 11 CSR 1B 10.1(h)(2), (3) and (9), relating to unprofessional conduct and the inappropriate prescribing of controlled substances.
3. It is appropriate and in the public interest to waive the proceedings against Ms. Boggs and to proceed without conducting a hearing, subject to Ms. Boggs entering into this Consent Order.

CONSENT

Linda Rita Boggs, P.A.-C., by affixing her 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. Ms. Boggs acknowledges 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 § 29A-5-1, *et seq.*, and 11 CSR 1B 12 and 11 CSR 3;
2. Ms. Boggs 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, the right to cross-examine witnesses against her, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to her;
3. Ms. Boggs waives all such rights;

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

5. Ms. Boggs 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 the foregoing consent of Ms. Boggs, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. Ms. Boggs is hereby **PUBLICLY REPRIMANDED** for her unprofessional conduct.

2. Ms. Boggs shall pay a **CIVIL FINE** in the amount of **\$500.00**, which fine shall be received by the Board on or before August 31, 2011.

3. Ms. Boggs shall, within six (6) months of the entry of this Consent Order, successfully complete a continuing medical education course in the subject of the appropriate prescribing of controlled substances, and said course shall be submitted for pre-approval by the Board. Ms. Boggs shall provide proof of completion of this course to the Board.

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

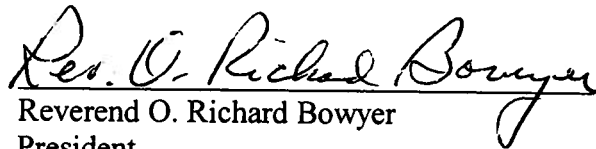
5. Upon the Board's determination that Ms. Boggs is in full compliance with the terms and conditions of this Consent Order, the Complaint against her shall be dismissed immediately.

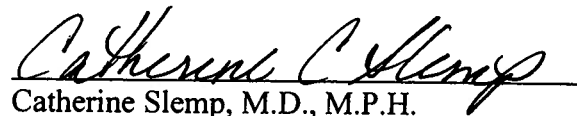
6. Within five (5) days of receipt of this Consent Order, Ms. Boggs shall provide a copy of this Consent Order to any employer or health care or medical facility where Ms. Boggs is currently practicing as a physician assistant.

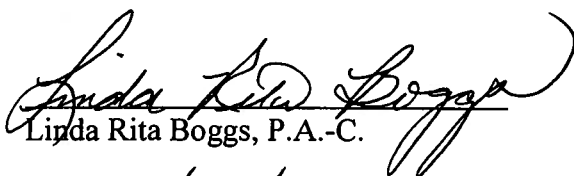
The foregoing "Consent Order" of LINDA RITA BOGGS, P.A.-C, was:

Entered this 12th day of September 2011.

WEST VIRGINIA BOARD OF MEDICINE


Reverend O. Richard Bowyer
President


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


Linda Rita Boggs, P.A.-C.

Date: 07/25/2011

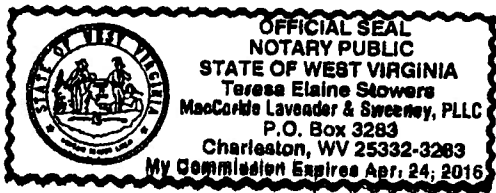
STATE OF West Virginia

COUNTY OF Kanawha, to-wit:

I, Teresa E. Stowers, a Notary Public for said county and state do hereby certify that Linda Rita Boggs, P.A.-C., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 25th day of July, 2011.

My Commission expires April 24, 2016.



Teresa E. Stowers
NOTARY PUBLIC

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: CHRISTOPHER EDWARD BOWMAN, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Christopher Edward Bowman, M.D., holds a license to practice medicine and surgery in the State of West Virginia, License No. 19283, and his address of record with the Board is in Hurricane, West Virginia.
2. In January 2011, Dr. Bowman 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, 2008, to June 30, 2010.
3. In Dr. Bowman's licensure renewal application for the period from July 1, 2008, to June 30, 2010, submitted to the Board and dated May 21, 2010, Dr. Bowman represented that he had completed the required minimum number of fifty (50) hours of CME coursework, including two (2) hours of CME in the subject of end-of-life care, including pain management, during the preceding licensure period from July 1, 2008, to June 30, 2010.

4. The random audit revealed that Dr. Bowman failed to complete four (4) hours of the fifty (50) hours of approved CME coursework during the preceding licensure period from July 1, 2008, to June 30, 2010. The random audit revealed that Dr. Bowman did complete the required two (2) hours of CME coursework in the subject of end-of-life care, including pain management.

5. In March 2011, the Complaint Committee of the Board initiated a complaint against Dr. Bowman based upon his apparent deficiency of four (4) hours of CME coursework and his inaccurate certification that he had completed the same during the preceding licensure period from July 1, 2008, to June 30, 2010.

6. On April 2, 2011, Dr. Bowman responded to the Complaint by stating that although he had completed the required fifty (50) hours of CME coursework, several of his CME certificates had been disposed of during a move last winter and he had been unable to obtain duplicate copies of all of his CME certificates.

CONCLUSIONS OF LAW

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

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

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

CONSENT

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

2. Dr. Bowman 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, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

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

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

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

1. Dr. Bowman shall complete, and provide certification of his completion to the Board, within ninety (90) days of the entry of this Order, four (4) hours of approved CME coursework. The CME credits submitted by Dr. Bowman pursuant to this provision shall not be applied or transferred to any subsequent renewal period.
2. Dr. Bowman shall also pay a **CIVIL FINE** in the amount of one hundred dollars (\$100.00) per credit hour for his prior deficiency of four (4) hours of CME coursework, for the licensure renewal period from July 1, 2008, to June 30, 2010, together with a one-time **ADMINISTRATIVE FEE** in the amount of one hundred dollars (\$100.00), for a total of **five hundred dollars (\$500.00)**, which fine and administrative fee shall be received by the Board on or before July 31, 2011.
3. In the event that Dr. Bowman fails to comply with the requirement stated in the preceding paragraph of this Order, his license to practice medicine in the State of West Virginia shall be **SUSPENDED**, effective immediately, without further process or hearing, pending his successful completion of this requirement, as agreed to by him, and required by this Order.
4. Upon the Board's determination that Dr. Bowman is in full compliance with the terms and conditions of this Consent Order, the Complaint against him shall be dismissed immediately.

The foregoing "Consent Order" of CHRISTOPHER EDWARD BOWMAN,
M.D., was:

Entered this third day of June, 2011.

WEST VIRGINIA BOARD OF MEDICINE

Rev. O. Richard Bowyer
Reverend O. Richard Bowyer
President

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

Chris MD
CHRISTOPHER EDWARD BOWMAN, M.D.

Date: 5/27/11

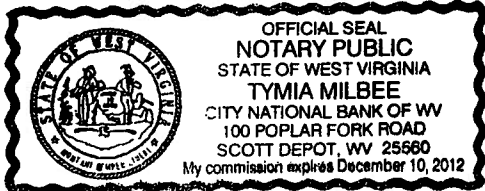
STATE OF WEST VIRGINIA

COUNTY OF Putnam

I, Tymia Milbee, a Notary Public in and for said county and
state do hereby certify that CHRISTOPHER EDWARD BOWMAN, M.D., whose name is
signed above, has this day acknowledged the same before me.

Given under my hand this 27 day of May, 2011.

My commission expires 12-10-2012.



Tymia Milbee
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

**WEST VIRGINIA BOARD OF MEDICINE,
Petitioner,**

v.

**KEVIN MICHAEL CLARKE, M.D.,
Respondent.**

ORDER

This proceeding arises under the West Virginia Medical Practice Act, West Virginia Code §30-3-1, *et seq.* It is a disciplinary proceeding involving the status of the license to practice medicine and surgery in the State of West Virginia of Kevin Michael Clarke, M.D. The West Virginia Board of Medicine (hereinafter "Board" or "the Board") is the duly authorized state agency to oversee and conduct physician disciplinary hearings pursuant to the provisions of West Virginia Code §30-3-14.

This proceeding was initiated by a Complaint and Notice of Hearing issued on behalf of the Board dated October 15, 2010. Hearing Examiner Carole A. Lewis Bloom granted Petitioner's Motion to Continue on January 13, 2011, and the matter then came on for hearing on February 15 and 16, 2011, in the Hearing Room of the Board at 101 Dee Drive, Charleston, West Virginia. Petitioner was present by its Executive Director, Robert C. Knittle and represented by its General Counsel, Deborah Lewis Rodecker. Respondent Kevin Michael Clarke, M.D. was present in person and by counsel, James D. McQueen, Jr. At the hearing, the Board presented as witnesses Dr. Clarke, Sgt. Phillips, Dr. Ralph Smith, Leslie Thornton, Jennifer Malone, Dana Clarke, Mary Lauderback and Executive Director Knittle and placed nine (9) exhibits in the record, including the video deposition of Dr. Deloris Kline. Dr. Clarke testified on his own behalf and presented Dr. Bobby Miller as his witness at the hearing. He offered two (2) exhibits that were placed in the record. Both

parties timely filed proposed findings of fact and conclusion of law and Hearing Examiner Bloom took judicial notice of the April 4, 2011, Plea/ Sentencing Order/Order entered by Judge David R. James of the Circuit Court of Marion County, West Virginia, concerning Respondent.

A stenographic record of the hearing was prepared pursuant to 11 CSR 3 12, and in accordance with 11 CSR 3 13, this stenographic record of the hearing, all exhibits and all pleadings were provided to Board members other than those members comprising the Complaint Committee at the the time of the Complaint Committee's finding of "probable cause" regarding Dr. Clarke, those members being Dr. Arnold, Reverend Bowyer, Attorney Henderson, Dr. Ferree and Dr. Wazir. On May 3, 2011, prior to the Board's regular meeting on May 16, 2011, and pursuant to 11 CSR 3 11.5(p), the Recommended Findings of Fact, Conclusions of Law and Recommended Decision of the Hearing Examiner was provided to all Board members other than the Complaint Committee members listed above. On May 11, 2011, each Board member and the independent counsel received an eight (8) page letter from Dr. Clarke's counsel, requesting clemency for his client. Enclosed with the letter were letters from a Logan County nurse, the executive director of the Logan Ambulance Authority, a Logan County doctor of osteopathy and a Logan County physician. At the Board's regular meeting on May 16, 2011, where a quorum of the Board was present and voting, the Board thoroughly considered all this information, and in accordance with 11 CSR 3 7, reached its decision. Dr. Arnold, Reverend Bowyer, Attorney Henderson, Dr. Ferree and Dr. Wazir did not participate or vote in this matter due to their membership on the Complaint Committee at the relevant time. Dr. Faheem presided.

**FINDINGS OF FACT, CONCLUSIONS OF LAW AND RECOMMENDED
DECISION OF THE HEARING EXAMINER**

PROCEDURAL HISTORY

The Board adopts page 1 and the first two (2) lines of page 2 with the following corrections to the names of the respective counsel: Deborah Lewis Rodecker and James D. McQueen, Jr. and the first page is modified to so state.

ISSUE and MOTIONS

The Board adopts the section Issue and the section Motions on page 2 and the first line of page 3.

FINDINGS OF FACT

The fifteen (15) Findings of Fact on pages 3 through 7 are adopted, with the following modifications:

In Finding of Fact number 6, the word "such" is replaced by the word "the" for clarity.

A Finding of Fact numbered 16 is inserted and adopted on page 8 as follows: "Dr. Clarke is unqualified to practice medicine in the State of West Virginia."

CONCLUSIONS OF LAW

The sentence after the heading and preceding paragraphs is stricken and not adopted for clarity and accuracy.

The eighteen (18) Conclusions of Law on pages 8 through 14 are adopted with the following modifications:

In conclusion of law number 7 on page 10, the words "Dr. Kline," are inserted and adopted after the phrase "testimony of witnesses Sgt. Phillips, Dr. Smith, Dr. Kline," for clarity and consistency. The hearing examiner relied upon the testimony of Dr. Kline for several findings of fact and inadvertently omitted in her name in the credibility conclusion.

A Conclusion of Law numbered 19 is inserted and adopted on page 14 as follows: "Dr. Clarke is unqualified to practice medicine in the State of West Virginia."

RECOMMENDED DECISION

The section on pages 15, 16 and 17 is stricken in its entirety and not adopted. The Board inserts in lieu thereof and adopts the following:

"Based upon the foregoing findings of fact and conclusions of law, the West Virginia Board of Medicine finds that it is proper and essential and in the public health, interest, welfare and safety that the license to practice medicine and surgery in the State of West Virginia of Kevin M. Clarke, M.D. be **SUSPENDED** for a period of five (5) years;

1. That during the first eight (8) months of the suspension period, Kevin M. Clarke, M.D., at his own expense, shall successfully complete an Anger Management Treatment Program that includes attendance at a minimum of twelve (12) sessions with a Mental Health Clinician chosen by Dr. Clarke and approved by the Board, and who shall be responsible for sending monthly progress reports to the Board on or before the last day of each month;

2. That after successful completion of the required Anger Management Treatment Program,

Kevin M. Clarke, M.D., at his own expense shall undergo a complete Forensic Psychiatric Evaluation by a Board-approved physician other than Dr. Ralph Smith and Dr. Bobby Miller;

3. That upon notification to the Board that the physician performing the Forensic Psychiatric Evaluation of Kevin M. Clarke, M.D. opines to the Board that Dr. Clarke has successfully completed his treatment and is ready to return to the practice of medicine and surgery, the Complaint Committee of the Board shall meet with Dr. Clarke and prepare a Consent Decree establishing the expected conduct and any limitations on his practice. The Complaint Committee shall report on this matter to the Board who may then vote to **SUSPEND ENFORCEMENT** of the suspension penalty and place Dr. Clarke on **PROBATION** for the remainder of the original five year period;

4. That during the probationary period, the Board may require Dr. Clarke. to appear before it or a Board committee or may appoint one or more of its members to have interviews with the probationary licensee and report back to the Board on the progress of the licensee. The Board may also obtain information from the Prosecutor or Circuit Court of Marion County or Adult Probation Office of Marion County as to Dr. Clarke's compliance with his probation order.

5. That during the first six (6) months of the probationary period, Dr. Clarke must limit his work hours to forty (40) hours per week; if Dr. Clarke is able to successfully comply with this, he may increase his work hours to sixty (60) hours per week during the second six (6) months of probation. If this is successful, Dr. Clarke may request the Board to remove any work time restrictions after the first year of probation.

6. That Dr. Clarke shall be required to pay the costs of these proceedings, including but not limited to the hearing examiner, the court reporter, the expert witnesses, the attorney advisor and all other costs of investigation and prosecution of this matter, in an amount not to exceed ten thousand (\$10,000.00) dollars to be paid within thirty (30) days of invoicing by the Board.

These changes are made to clarify the hearing examiner's recommendations and make them


consistent with the relevant law. It is consistent with the case *Berlow v. West Virginia Board of Medicine*, 458 S.E. 2d 469 (W. Va. 1995) for the Board to determine the appropriate sanctions to impose as long as the Board gives an explanation for the change, which has been done herein.

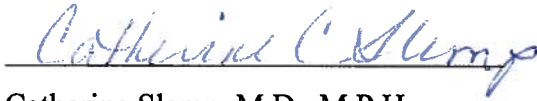
ORDER

In order to give Dr. Clarke time to notify his patients, his license to practice medicine and surgery in the State of West Virginia is SUSPENDED effective June 1, 2011, at 12:00 a.m.

Within thirty (30) days of issuance of an invoice by the Board, Dr. Clarke shall pay to the Board the costs of these proceedings and all other costs of investigation and prosecution of this matter in an amount not to exceed ten thousand (\$10,000.00) dollars.

The foregoing was entered this 16th day of May, 2011.


Rev. O. Richard Bowyer, President


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

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE HEARING EXAMINER

**WEST VIRGINIA BOARD OF MEDICINE,
Petitioner**

v.

**KEVIN MICHAEL CLARKE, M.D.,
Respondent**

**HEARING EXAMINER'S RECOMMENDED FINDINGS OF FACT,
CONCLUSIONS OF LAW AND RECOMMENDED DECISION**

PROCEDURAL HISTORY

This matter came on for hearing on February 15 and 16, 2011, in the Hearing Room of the Board of Medicine, 101 Dee Drive, Charleston, West Virginia, pursuant to a Complaint and Notice of Hearing dated October 15, 2010. Upon Petitioner's motion and without objection, the hearing was continued by the hearing examiner on January 13, 2011. At hearing, the Board of Medicine was represented by Deborah Rodecker, Esquire, General Counsel for the West Virginia Board of Medicine [Board]; Respondent, Dr. Kevin Clarke, appeared in person with counsel, James D. McQueen, Esquire. Proposed Findings of Fact and Conclusions of Law were timely filed by both parties and are considered herein. See Attachment A [Board's Proposed Findings and Conclusions] and Attachment B [Respondent's Proposed Findings and Conclusions]. A Request for Entry of Protective Order filed by Fairmont General Hospital, by counsel Michele Grinberg, Esquire, on January 13, 2011, is considered moot. *Transcript I at 7-9; Transcript II at 156*. Judge David R. James, Circuit Court of Marion County, West Virginia, entered a Plea/Sentencing

Order/Order Placing Defendant on Probation on April 4, 2011, and is considered herein.
Attachment C.

ISSUE

Whether or not the West Virginia Board of Medicine should revoke, suspend or otherwise limit the Respondent's medical license as a result of violation(s) of the West Virginia Medical Practice Act or of any Rule or Order of the West Virginia Board of Medicine.

MOTIONS

All decisions rendered at the hearing in this case on motions filed or otherwise made in this case are hereby affirmed and all other motions filed or otherwise made in this case by either of the parties which were not previously ruled upon by the hearing examiner are hereby denied and rejected. After a review of the record and the exhibits admitted into evidence, any stipulations entered into by the parties, any matter of which the hearing examiner took judicial notice during the proceedings, assessing the credibility of the witnesses, and weighing the evidence in consideration of the same, the hearing examiner makes the following findings of fact and conclusions of law. To the extent that the testimony of any witness is not in accord with these findings and conclusions, such testimony is not credited. To the extent that these findings of facts 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 officer and to the extent that the same are inconsistent with such proposed findings and conclusions, they are rejected. 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 FACTS

1. Respondent, Kevin M. Clarke, M.D., is a physician licensed in West Virginia since 1988. Dr. Clarke practices Internal Medicine and Emergency Medicine. *Exhibit 8; Transcript I at 78-80.*
2. In April, 2009, Dr. Clarke was working approximately ninety (90) hours per week at a MedPlus Clinic in Fairmont and in various hospital emergency rooms. Additionally he was traveling between various hospitals situated around the state. *Respondent's Exhibit 1 at 2; Transcript I at 78-80, 244.*
3. On April 7, 2009, Dr. Clarke lived in his residence in Fairmont, West Virginia, with his fiancée, Jennifer Malone, and their daughter, Madeline, two (2) years old at the time. On that evening, Dr. Clarke's daughter Karena, eight (8) years old at the time, was also staying at the residence. Dr. Clarke was extremely tired from working long hours and he was upset or "edgy" about personal matters. Dr. Clarke drank some wine. Dr. Clarke was distressed when he called his ex-wife, Dana Clarke, several times over a short period of time, to ask her to come to his home and pick up Karena. When Ms. Clarke arrived to pick up Karena, Dr. Clarke did not say a word to her, but handed Karena to Ms. Clarke and went back into his home. Subsequently, Ms. Malone and Madeline also left the residence. *Board Exhibits 2, 9; Respondent's Exhibit 1 at 2; Transcript I at 42-48, 76-78, 95, 233-244, 262-266.*
4. Subsequently, Dr. Clarke became distraught, picked up a loaded hand gun and fired two full clips, approximately twenty-five bullets, into the wall of his home.

Multiple bullets and/or bullet fragments penetrated the home of Dr. Clarke's next-door neighbor, Deloris Kline, M.D. Multiple bullets fired by Dr. Clarke entered Dr. Kline's kitchen and basement windows, causing property damage. *Board Exhibits 2, 9; Respondent's Exhibit 1; Transcript I at 42-95, 77-78, 236-242.*

5. Dr. Kline called 911. Marion County Sheriff's deputies responded and investigated the incident. Approximately forty (40) guns were seized from Dr. Clarke's residence during the subsequent investigation. After his arrest, Dr. Clarke became angry and cursed at law enforcement officials. Dr. Clarke also told law enforcement officials that "if they came in bleeding or were hurt, [he] would be the physician taking care of them and that [he is] not an enemy to them." *Board Exhibit 2; Transcript I at 43-46, 90-93, 98-125.*
6. As a result of such investigation, Dr. Clarke was charged in a criminal complaint in Marion County Magistrate Court with felony wanton endangerment in April, 2009. *Board Exhibit 2.*
7. As a result of the April 7, 2009, shooting incident, the Board's Complaint Committee initiated a complaint against Dr. Clarke on July 13, 2009. *Board Exhibit 1.*
8. On July 15, 2009, Dr. Clarke responded in writing to the Complaint Committee's Complaint. Dr. Clarke denied the allegations of the complaint. He stated that the shooting incident was "an accident" which was blown out of proportion by the press because of his stature in the community and that the criminal case "will subsequently be dismissed." On or about November 8, 2009, Dr. Clarke

appeared at an informal hearing before the Board's Complaint Committee.
Board Exhibit 1, July 17, 2009 Letter from Kevin M. Clarke, MD, to Michael L. Ferrebee, M.D.

9. On December 18, 2009, Board investigator, Leslie Higginbotham Thornton, investigated the incident and attempted to visit Dr. Clarke's home. Dr. Clarke was not at home. However, Ms. Thornton spoke with Dr. Clarke on the telephone. Dr. Clarke told Ms. Thornton that she could not view the firing range because the ATF did not want to let anyone around the indoor firing range. Subsequently, Dr. Clarke wrote a letter to the Board's Investigator and Complaint Committee stating the following: "I believe I have created a misunderstanding regarding a shooting range at my residence at Rt. 9 Box 495. I misspoke at the hearing and meant to say that my newly purchased [g]un, involved in the incident, was out and I was preparing to fire it for the first time at the firing range. As I stated, I was tired and angry and shot multiple rounds from the gun at a mirror in my residence. One of these projectiles penetrated the foundation footer framing and ricocheted and [h]it [sic] a window of my neighbor Ms. Dee Kline. I am sorry for having caused this confusion because of my misstatement of a shooting range at my residence. . . ." *Board Exhibit 1, December 21, 2009, Letter from Kevin M. Clarke, M.D., to Ms. Higginbotham/Complaint Committee; Transcript I at 194-210, 249-254.*
10. On July 12, 2010, the Board ordered Dr. Clarke to undergo a complete physical and mental examination by Ralph S. Smith, Jr., M.D., Forensic Psychiatrist. Dr. Clarke was examined in Dr. Smith's office on August 5, 2010, and September 1,

2010. During the second day of examination, Dr. Clarke put forth less than adequate effort, answered randomly and told the examiner that he did not care. Dr. Clarke's examination results indicated poor adaptive capacity, irritation, defensiveness and flat affect. Based upon his evaluation, Dr. Smith determined that Dr. Clarke's approach to the evaluation was one of "trying to conceal rather than reveal his issues." Further, certain of Dr. Clarke's scores on standardized tests raised questions for Dr. Smith about Dr. Clarke's "capacity to manage rapidly evolving emergency situations." Based upon this evaluation, Dr. Smith is unable to opine as to whether or not Dr. Clarke can safely practice medicine. *Board Exhibit 1, 5, 6; Transcript I at 69-74, 127-191.*

11. On December 1, 2010, Dr. Bobby Miller, M.D., Forensic Psychiatrist, evaluated Dr. Clarke at the request of Dr. Clarke's attorney. Dr. Clarke put forth adequate effort during the examination. Dr. Miller opines that Dr. Clarke is not cognitively impaired. Dr. Miller diagnosed Dr. Clarke with an Adjustment Disorder with Disturbance of Conduct and Personality Disorder Not Otherwise Specified (Narcissistic Traits). Dr. Miller opines that Dr. Clarke is fit to practice medicine under conditions which provide a limit to his work schedule and which include Anger Management treatment, further Forensic Psychiatric Evaluation and oversight by the Board of Medicine. *Respondent's Exhibit 1; Transcript II at 8-134.*

12. Both Dr. Smith and Dr. Miller noted that during his evaluations, Dr. Clarke attempted to minimize the events of April 7, 2009. Dr. Clarke told Dr. Smith that "one fragment of a bullet ricocheted and went into the window of my neighbor."

Dr. Clarke told Dr. Miller that “a bullet and a fragment” went into his neighbor’s house, that it was an “accident,” not a “big deal” and should be forgotten. *Respondent’s Exhibit 1; Board Exhibit 5; Transcript I at 156; Transcript II at 21-26.*

13. Dr. Clarke wrote a letter to Dr. Miller on December 3, 2010, indicating that he had realized that Dr. Smith and Dr. Miller were correct in their assessments that he had been “concealing.” Dr. Clarke described himself as having been “in a defensive posture, hiding the emotional stresses and scars of 5 years of personal turmoil.” Dr. Clarke admits that he has also been “defensive” with the police and with the Board of Medicine regarding the investigations of the incident and that he now regrets such behavior and hopes to work to resolve his issues. *Board Exhibit 3; Transcript 1 at 69-74, 95-96.*

14. Since April, 2009, Dr. Clarke has reduced the number of hours per week that he works. *Transcript I at 256-257; Transcript II at 151.*

15. On April 4, 2011, as the result of a plea agreement, Judge David R. James, Circuit Court of Marion County, West Virginia, entered Dr. Clarke’s Guilty plea to a misdemeanor offense of Brandishing. Pursuant to Order, Dr. Clarke was sentenced to serve a term of one (1) year in jail, which sentence was suspended, and Dr. Clarke was placed on probation for a period of five (5) years. The terms of Dr. Clarke’s probation include that Dr. Clarke shall not possess any firearms, that he shall not consume or possess alcohol or illegal controlled substances and that he shall submit to random drug and alcohol testing. *Attachment C, Plea/Sentencing Order/Order Placing Defendant on*

Probation; Respondent's Exhibit 1; Transcript I at 50-51; Transcript II at 138-149.

CONCLUSIONS OF LAW

Based on the foregoing Findings of Facts and Discussion, I conclude, as a matter of law:

1. West Virginia Code Section 30-3-1 *et seq.* provides the West Virginia Board with the authority to issue licenses to practice medicine and surgery in this state and with the authority to act as the regulatory and disciplinary body for the practice of medicine in this state. WEST VIRGINIA CODE § 30-3-5 (2010).
2. The West Virginia Board of Medicine is authorized to establish regulations necessary to carry out the purposes of the West Virginia Medical Practice Act. WEST VIRGINIA CODE § 30-3-7 (2009). See 11 C.S.R. 1A-*et seq.*
3. Pursuant to regulation, the Board may designate a hearing examiner to conduct hearings. The undersigned hearing examiner is a licensed attorney and was so designated in this case by the Board. Such hearing was conducted pursuant to West Virginia Code and the West Virginia Board of Medicine Legislative Rules. WEST VIRGINIA CODE § 29A-5-1 *et seq.*; 11 C.S.R. 1-1A-14; 11 C.S.R. 3-11 *et seq.*
4. The West Virginia Board of Medicine has jurisdiction over the matter of the medical licensure of the Respondent, Dr. Kevin Clarke, M.D. WEST VIRGINIA CODE § 30-3-7.
5. At hearing, the rules of evidence as applied in civil cases in the circuit courts of this State were followed. 11 C.S.R. 3-11.5 (c).
6. Clear and convincing proof is necessary for actions taken by the Board of

Medicine concerning physician licensing. Webb v. West Virginia Board of Medicine, 569 S.E.2d 225, 231-2 (W.Va. 2002). The West Virginia Supreme Court defines clear and convincing proof as that measure or degree of proof which produces in the mind of the trier of fact a firm belief or conviction as to the allegations sought to be established. Webb v. West Virginia Board of Medicine, 569 S.E.2d at 232 (citing Wheeling Dollar Savings & Trust Co. v. Singer, 162 W.Va. 502, 510, 250 S.E.2d 369, 374 (1978) (quoting Cross v. Ledford, 161 Ohio St., 469, 477, 120 N.E. 2d 188,123 (1954)); accord In re Carol B., 209 W.Va. 658, 667, 550 S.E.2d 636, 645 (2001).

7. Credibility is determined by the hearing examiner in administrative cases, based upon thorough evaluation of witness testimony. Webb v. West Virginia Board of Medicine, 569 S.E.2d at 232; Maxey v. McDowell Co. Bd. of Ed., 212 W.Va. 668, 575 S.E. 2d 278, Syl. Pt. 3 (2002). The hearing examiner is uniquely situated to make such determination and such determinations are binding unless such determinations are without basis in the record. Webb v. West Virginia Board of Medicine, 569 S.E.2d at 232; Martin v. Randolph County Bd. of Education, 195 W.Va. 297, 465 S.E. 2d 399, 406 (1995); Michael D.C. v. Wanda L.C., 201 W.Va. 381, 497 S.E.2d 531, 538 (1997). Credibility determinations may be based upon many factors, including the following: the general demeanor and comportment of the witness at hearing; the bias or interest of the witness; the consistency or inconsistency of the statements of the witness; the witness's ability and acuteness to observe; the memory of the witness; the reputation for honesty of the witness; and other factors which tend

to cause the trier of fact to believe or disbelieve the testimony of the witness. The hearing examiner finds the testimony of witnesses Sgt. Phillips, Dr. Smith, Ms. Thornton, Ms. Clarke, Ms. Lauderback, Mr. Knittle and Dr. Miller to be credible. Any inconsistency with the foregoing findings of fact or with the testimony of the other credible witnesses was not a result of any deliberate untruthfulness or bias. Rather, any inconsistency was a result of a difference of opinion, lack of knowledge, misperception or misrecollection. The hearing examiner finds the testimony of Dr. Clarke and Ms. Malone not credible insofar as such testimony conflicts with the foregoing findings of fact or with the testimony of the other credible witnesses. In particular, Dr. Clarke and Ms. Malone's testimony regarding the events which precipitated the April 7, 2009, shooting is not wholly credible. The hearing examiner also finds not credible testimony contradicting the finding that Dr. Clarke told the Board's Investigator while she was at his residence that there existed a shooting range in his home. The hearing examiner found most troubling Dr. Clarke's testimony that the loaded gun which he fired on April 7, 2009, was simply lying out in the home he shared with his two young children. However, the hearing examiner finds such testimony credible, despite the concerns regarding Dr. Clarke's judgment which are raised by such testimony. Additionally, despite Dr. Clarke's hearing testimony, the hearing examiner is not convinced that Dr. Clarke has accepted the seriousness and full ramifications of the shooting incident or the need for formal intervention in this matter. Id.

8. West Virginia Board of Medicine has authority to issue licenses to practice

medicine and surgery and with the authority to act as the regulatory and disciplinary body for the practice of medicine and surgery. WEST VIRGINIA CODE § 30-3-5 (2010).

9. It is the purpose of the West Virginia Medical Practice Act to provide for the licensure and discipline of physicians and to provide a professional environment which encourages the delivery of quality medical services within this state. WEST VIRGINIA CODE § 30-3-2; Vest v. Cobb, 76 S.E.2d 885 (W.Va. 1953); See also State ex rel. Hoover v. Smith, 198 W. Va. 507, 482 S.E.2d 124 (1996).
10. The practice of medicine is a high calling and a professional license is a high privilege. Therefore, the state may attach to medical licensure possession onerous and exacting conditions. Barsky v. Board of Regents, 111 N.E.2d 222 (1954) (reh. denied, 112 N.E.2d 773(1954), affirmed 347 U.S. 442 (1954)). See also, State ex rel. D. Webb, M.D. v. W.V. Board of Medicine, 506 S.E.2d 830 (W.Va. 1998); North v. West Virginia Board of Regents, 332 S.E.2d 141 (W. Va. 1985); WEST VIRGINIA CODE § 30-1-1A-(1996). Medical licensure in West Virginia requires not only technical medical competence, but also “a surpassing degree of ethical commitment and sense of human decency.” North v. Board of Regents, 332 S.E.2d 141, 147 (W.V. 1985); See also Savegh v. New York State Education Dept. 601 N.Y.S. 2d 35 (1993).
11. Determinations concerning Respondent’s conduct relative to the standards of unethical, unprofessional, and dishonorable conduct may properly be made by the Members of the Board of Medicine, after hearing, without expert testimony, based upon each Member’s expertise through education, training and

experience. Due deference should be given to the Board's interpretation of the ethical requirements of its profession. Mingo County Medical Society v. Simon, 20 S.E.2d 807, 809, 124 W.Va. 493 (1942); See also Modi v. West Virginia Board of Medicine, 465 S.E.2d 230, 240, 195 W.Va. 230 (1995) (statutes governing expert testimony in tort cases are not strictly applicable in disciplinary proceedings); Pons v. Ohio State Medical Board, 614 N.E. 2d 748 (1991); Batoff v. State Board of Psychology, 750 A.2d 835 (Pa. 2000); In Re Hawkins, 194 S.E.2d 540 (N.C.1973) *cert denied*, 196 S.E.2d 275 (1973) *cert. denied* 414 U.S. 1001, 94 S.Ct. 355 (1973).

12. The West Virginia Board of Medicine may request and the Board, under any circumstances, may require a physician to submit to a physical or mental examination by a physician or physicians approved by the board. A physician submitting to an examination has the right, at his or her expense, to designate another physician to be present at the examination and make an independent report to the investigating body or the Board. The expense of the examination shall be paid by the Board. Any individual who applies for or accepts the privilege of practicing medicine and surgery in this State is considered to have given his or her consent to submit to all examinations when requested to do so in writing by the Board and to have waived all objections to the admissibility of the testimony or examination report of any examining physician on the ground that the testimony or report is privileged communication. If a person fails or refuses to submit to an examination under circumstances which the Board finds are not beyond his or her control, failure or refusal is prima facie evidence of his

or her inability to practice medicine and surgery competently and in compliance with the standards of acceptable and prevailing medical practice. WEST VIRGINIA CODE § 30-3-14 (f) (2005).

13. The West Virginia Board of Medicine may revoke, suspend or otherwise limit a medical license if a physician has engaged in professional incompetence or has displayed the inability to practice medicine and surgery with reasonable skill and safety due to physical or mental impairment, including deterioration through the aging process, loss of motor skill or abuse of drugs or alcohol. WEST VIRGINIA CODE § 30-3-14 (c) (20) and (21); 11 C.S.R. 1A-12.1 (h) (i) (j) and (x).
14. The West Virginia Board of Medicine may revoke, suspend or otherwise limit a medical license if a physician is unqualified as a result of violating a provision of the West Virginia Medical Practice Act or the Board's Legislative Rules or an Order of the West Virginia Board of Medicine. WEST VIRGINIA CODE § 30-3-14 (c) (17).
15. The West Virginia Board of Medicine has proven by clear and convincing evidence that Dr. Clarke purposefully failed to participate in good faith during the examination by Ralph S. Smith, M.D., which examination was reasonably ordered by the Board of Medicine, pursuant to West Virginia Code Section 30-3-14 (f), in violation of West Virginia Code and the Board's Legislative Rules. WEST VIRGINIA CODE § 30-3-14 (f); § 30-3-14 (c) (17). Such failure to participate in good faith is prima facie evidence of Respondent's inability to practice medicine and surgery competently and in compliance with the standards of acceptable and prevailing medical practice, pursuant to West Virginia Code.

WEST VIRGINIA CODE § 30-3-14 (f).

16. The West Virginia Board of Medicine may revoke, suspend or otherwise limit a medical license if a physician has engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm any member of the public or has committed any act contrary to honesty, justice or good morals. Such dishonorable, unethical or unprofessional conduct includes conduct which has the effect of bringing the medical profession into disrepute. WEST VIRGINIA CODE § 30-3-14 (c) (17); 11 C.S.R. 1A-12.1 (a) (e), (j); 11 C.S.R. 1A-12.2 (d).

17. The West Virginia Board of Medicine has proven by clear and convincing evidence that on or about April 7, 2009, discharged a firearm multiple times in his residence, causing bullets to penetrate into the residence of his neighbor, thereby placing members of the public at risk for severe injury or death and thereby placing the medical profession into disrepute, in violation of West Virginia Code and Board of Medicine Legislative Rules. WEST VIRGINIA CODE § 30-3-14 (c) (17); 11 C.S.R. 1A-12.1 (a), (e), (j); 11 C.S.R. 1A-12.2 (d).

18. The West Virginia Board of Medicine has proven by clear and convincing evidence that Dr. Clark made a knowingly false statement to the Board's Investigator regarding the Board's investigation of the April 7, 2009, incident, thereby acting unprofessionally, dishonorably and contrary to honesty, justice and good morals, in violation of West Virginia Code and Board of Medicine Legislative Rules. WEST VIRGINIA CODE § 30-3-14 (c) (17); 11 C.S.R. 1A-12.1 (e), (j); 11 C.S.R. 1A-12.2 (d).

RECOMMENDED DECISION

Based upon the foregoing Findings of Fact and Conclusions of Law, the Hearing Examiner respectfully **RECOMMENDS** that the Board of Medicine find that Respondent violated West Virginia Law and the Board of Medicine Legislative rules as set forth herein; and, therefore, that the Board make the following findings:

1. That it is proper and in the public interest, health, welfare and safety to **SUSPEND** Dr. Kevin M. Clarke's license to practice medicine or surgery in West Virginia for a period of one (1) year; and further,
2. That during the first eight (8) months of the suspension period, Dr. Clarke shall, at his own expense, successfully complete an Anger Management Treatment Program, to include a minimum of twelve (12) sessions, with a Mental Health Clinician who shall have a minimum of a Masters Degree in Mental Health and who can demonstrate training and expertise in the treatment of Anger Management; such clinician to be selected by Dr. Clarke and to be approved by the Board of Medicine; and further that such Mental Health Clinician shall make monthly written reports to the Board of Medicine regarding Dr. Clarke's progress, on or before the last day of each month; and further,
3. That after the eight (8) month period of suspension, Dr. Clarke shall undergo a Forensic Psychiatric evaluation by a Board-approved physician other than Dr. Miller or Dr. Smith; and further,
4. That it is proper and in the public interest, health, welfare and safety to place on **PROBATION** Dr. Kevin M. Clarke's license to practice medicine or surgery in West Virginia for a period of four (4) years following such period of suspension;

and further,

5. That during the periods of suspension and probation, Dr. Clarke shall obey all federal, state and local laws and all rules governing the practice of medicine in West Virginia; and further,
6. That during the periods of suspension and probation, Dr. Clarke shall not consume nor have in his possession any alcoholic beverages, including "non-intoxicating beer or wine," nor associate with persons possessing or consuming such beverages, nor frequent any establishment where the same are served or sold for consumption on the premises; and further,
7. That during the periods of suspension and probation, Dr. Clarke shall not consume nor have in his possession any controlled substances or drug paraphernalia other than that which may be prescribed for him by a licensed physician, nor associate with anyone possessing or consuming illegal controlled substances; and further,
8. That during the periods of suspension and probation, Dr. Clarke shall take physician-prescribed medications and over-the-counter medications only according to the specified directions; and further,
9. That during the periods of suspension and probation, Dr. Clarke shall submit to random drug and alcohol testing at the discretion of the Board at any time and that he shall immediately provide a sample of his blood, breath or urine, at the request of the Board or its Agent; and further,
10. That during the periods of suspension and probation, Dr. Clarke is prohibited from possessing or using any firearms; and further,

11. That during the period of probation, Dr. Clarke shall limit his work hours to no more than twelve (12) hours per shift and sixty (60) hours per week.

Entered: May 2, 2011



Carole A. Lewis Bloom
Carole A. Lewis Bloom,
Designated Hearing Examiner
West Virginia State Bar No. 6867
Post Office Box 1652
Charleston, West Virginia 25326

Certificate of Service

I, ANNE WERUM LAMBRIGHT, independent counsel for the Board of Medicine in this matter, do hereby certify that service of the foregoing Decision has been made by hand delivery or by forwarding a true copy thereof in an envelope deposited in the regular course of the United States mail, certified with postage prepaid, on this the 16th day of May, 2011, addressed as follows:

Kevin M. Clarke, M.D.
c/o James McQueen, Jr. Esq.
Baker, Davis & McQueen, PLLC
320 Ninth Street - Suite 200
Huntington WV 25701

Kevin M. Clarke, M.D.
RR 9, Box 495
Fairmont, WV 26554



ANNE WERUM LAMBRIGHT
(W.Va. State Bar No. 2131)
P.O. Box 722
Williamson WV 25661

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JOSEPH ANDERSON COOPER, P.A.-C.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Joseph Anderson Cooper, P.A.-C. ("Mr. Cooper"), pursuant to the provisions of W. Va. Code § 30-3-1, *et seq.*, and 11 CSR 1B 10.1, freely and voluntarily enter into the following:

FINDINGS OF FACT

1. Mr. Cooper was initially licensed by the Board as a physician assistant in October 2006, License No. 01214, and has not been licensed since August 29, 2009, when his license was terminated.
2. On September 13, 2009, the Complaint Committee of the Board ("Complaint Committee") initiated a complaint against Mr. Cooper, based in part on his practice as a physician assistant at the Know Pain Clinic, Beckley, West Virginia, without a supervising physician.
3. By letter dated September 21, 2009, Mr. Cooper responded to the complaint.
4. Further investigation ensued, and a report from an independent physician assistant consultant was obtained, wherein the consultant stated that Mr. Cooper engaged in unprofessional conduct when he continued his physician assistant medical practice after his supervisor terminated his supervision and when his purported

alternate supervising physician did not and could not meet the requirements under the statute or regulations as a supervising physician since he resided in the State of Arizona.

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. West Virginia Code § 30-3-1.

2. Probable cause may exist to substantiate charges of disqualification of Mr. Cooper from practice as a physician assistant in the State of West Virginia under the provisions of 11 CSR 1B 10.1(b) and (g), relating to performing as a physician assistant other than at the direction and under the supervision of a supervising physician licensed by the Board; and 11 CSR 1B 10.1.h.2., relating to unprofessional conduct.

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

CONSENT

Joseph Anderson Cooper, P.A.-C., 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. Mr. Cooper 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 § 29A-5-1, *et seq.*, and 11 CSR 1B 12 and 11 CSR 3;

2. Mr. Cooper 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, the right to cross-examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Mr. Cooper waives all such rights;

4. Mr. Cooper consents to the entry of this Consent Order relative to his practice as a physician assistant in the State of West Virginia; and,

5. Mr. Cooper 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 the foregoing consent of Mr. Cooper, the West Virginia Board of Medicine hereby **ORDERS** as follows:

Mr. Cooper is **PUBLICLY REPRIMANDED** for his unprofessional conduct in performing his duties as a

physician assistant other than at the direction and under the supervision of a supervising physician licensed by the Board.

Entered this 30th day of March 2011.

WEST VIRGINIA BOARD OF MEDICINE

Rev. O. Richard Bowyer
Reverend O. Richard Bowyer
President

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

Joseph Anderson Cooper P.A.-C.
JOSEPH ANDERSON COOPER, P.A.-C.

Date: 03/23/2011

STATE OF WEST VIRGINIA

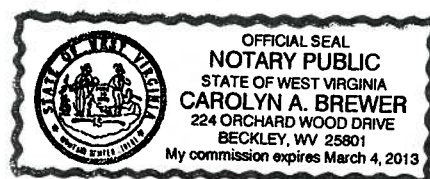
COUNTY OF RALEIGH, to-wit:

I, CAROLYN A. BREWER, a Notary Public for said county and state do hereby certify that JOSEPH ANDERSON COOPER, P.A.-C., whose name is signed above, has this day acknowledged the same before me.

Given under my hand this 23 day of MARCH, 2011.

My Commission expires MARCH 4, 2013.

Carolyn A. Brewer
NOTARY PUBLIC



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**IN RE: MICHAEL WELFORD CORBIN, M.D.****CONSENT ORDER**

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

FINDINGS OF FACT

1. Dr. Corbin currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 19349, issued originally in 1998. Dr. Corbin's address of record is in Point Pleasant, West Virginia.
2. On May 9, 2010, the Board initiated a complaint against Dr. Corbin for the following: operating a buprenorphine (Suboxone© and Subutex©) clinic out of a two (2) bedroom residential apartment as a cash-only clinic; failure to register the clinic as a business at the state or local level; failure to pay the business and occupation taxes in relation to the operation of the clinic; and failure to provide the legally required number of parking spaces for the business.
3. By letter dated June 15, 2010, Dr. Corbin responded to the complaint, providing documentation of a State Business Registration Certificate issued on June 11, 2010, and documentation for payment of his business and occupation taxes on June 17, 2010. Additionally, on June 17, 2010, Dr. Corbin submitted documentation regarding the parking space deficiency.

4. Dr. Corbin appeared before the Complaint Committee on January 9, 2011, for a full discussion of this matter.

5. The Board has reviewed this matter in detail and has determined that the continued practice of medicine by Dr. Corbin 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 against Dr. Corbin pursuant to the provisions of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j), relating to unprofessional and unethical conduct; and 11 CSR 1A 12.1(o), relating to failing to perform any statutory or legal obligation placed upon a physician.

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. Corbin enters into this Consent Order.

CONSENT

Michael Welford Corbin, 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. Corbin 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. Corbin 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, the right to cross-examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Dr. Corbin waives all such rights;

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

5. Dr. Corbin 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. Corbin, the Board hereby **ORDERS** as follows:

1. Dr. Corbin is hereby **PUBLICLY REPRIMANDED** for his unprofessional conduct.

2. As of July 31, 2011, Dr. Corbin shall not now or in the future operate or practice in any buprenorphine (Suboxone© and Subutex©) clinic in the State of West Virginia and shall permanently cease and desist from any participation in any other office-based practice for the treatment of opioid addicted patients in the State of West Virginia.

3. Dr. Corbin shall surrender his Drug Enforcement Administration ("DEA") buprenorphine identification number issued for the State of West Virginia to the DEA and shall provide documentation of the surrender to the Board by August 15, 2011.
4. No later than August 15, 2011, Dr. Corbin shall notify the Director of the Center for Substance Abuse Treatment ("CSAT") within the Federal Department of Health and Human Services that he will no longer be a participant in any DATA 2000 (SAMHSA/CSAT) treatment program in the State of West Virginia, and he shall file a copy with the Board at the time and day of such notification.
5. At its discretion, Dr. Corbin shall appear before the Complaint Committee.
6. Dr. Corbin shall pay a **CIVIL FINE** in the amount of **\$2,000**, which fine shall be received by the Board on or before August 15, 2011.
7. Dr. Corbin shall, within six (6) months of the entry of this Consent Order, successfully complete a continuing medical education course in the subject of appropriate medical record keeping, and said course shall be submitted for pre-approval by the Board. Dr. Corbin shall provide proof of completion of this course to the Board.
8. In the event that Dr. Corbin 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 required by this Order.
9. Upon the Board's determination that Dr. Corbin is in full compliance with the terms and conditions of this Consent Order, the Complaint against him shall be dismissed immediately.

The foregoing "Consent Order" of MICHAEL WELFORD CORBIN, M.D., was:

Entered this 24th day of August, 2011.

WEST VIRGINIA BOARD OF MEDICINE

Rev. O. Richard Bowyer
Reverend O. Richard Bowyer
President

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

Michael W. Corbin MD
MICHAEL WELFORD CORBIN, M.D.

Date: 8/5/11 14:50

STATE OF West Virginia

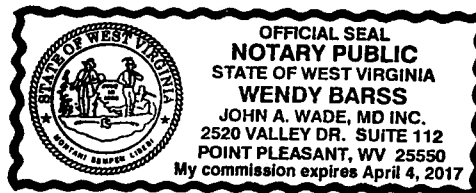
COUNTY OF Mason

I, Wendy Barss, a Notary Public in and for said county and state, do hereby certify that MICHAEL WELFORD CORBIN, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 5th day of August, 2011.

My commission expires April 4, 2017.

Wendy Barss
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: TRESSIE MONTENE DUFFY, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Dr. Duffy currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 19978, issued originally in 1999. Dr. Duffy's address of record is in Martinsburg, West Virginia.

2. In February 2010, the Board and Dr. Duffy entered into a Consent Order, which stated, in part: "Dr. Duffy 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."

3. By a Complaint and Notice of Hearing entered August 26, 2010, the Board filed charges against Dr. Duffy for violating the terms of the February 2010 Consent Order, in that Dr. Duffy had not received treatment by a licensed mental health professional approved by the Board in the time period since the Consent Order took effect.

4. Dr. Duffy has now submitted and obtained approval from the Board for a licensed mental health professional to provide regular, individual psychological counseling to Dr. Duffy.

5. Dr. Duffy desires to enter into this Consent Order with the Board in lieu of proceeding to hearing on charges the Board filed against her in the Complaint and Notice of Hearing described in paragraph three (3), above.

6. This Consent Order supersedes the prior Consent Order entered into in February 2010.

7. To ensure that Dr. Duffy practices medicine in the State of West Virginia with a reasonable degree of skill and safety to her 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. West Virginia Code § 30-3-1.

2. The February 2010 Consent Order found that probable cause existed to substantiate charges of disqualification of Dr. Duffy 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; 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; and 11 CSR 1A 12.2(d), relating to conduct which is calculated to bring or has the effect of bringing the medical profession into disrepute.

3. Further probable cause exists to substantiate charges of disqualification of Dr. Duffy from the practice of medicine due to a violation of the provision of West Virginia Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(bb), relating to violating a rule and lawful order of the Board.

4. The Board has determined that it is appropriate and in the public interest to terminate and strike from its docket the formal charges filed through its Complaint and Notice of Hearing against Dr. Duffy, provided Dr. Duffy enters into this Consent Order.

CONSENT

Tressie Montene Duffy, M.D., by affixing her 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. Duffy 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. Duffy 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, the right to cross-examine witnesses against her, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to her;

3. Dr. Duffy waives all such rights;

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

5. Dr. Duffy 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. Duffy, the Board hereby **ORDERS** as follows:

1. Dr. Duffy is **PUBLICLY REPRIMANDED** for violating the terms of her February 2010 Consent Order;

2. Dr. Duffy is hereby assessed a **FINE** in the amount of one-thousand dollars (\$1,000) for violating the terms of her February 2010 Consent Order, receipt of which fine is acknowledged by the signatures of the President and Secretary of the Board hereon; and

3. Dr. Duffy 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 has been approved by the Board. Dr. Duffy is responsible for the licensed mental health professional providing quarterly reports to the Board during the eighteen (18) month period, including executing appropriate medical record

releases as necessary. Failure to comply with this provision shall expose Dr. Duffy to further disciplinary action by the Board.

Dated this 14th day of March, 2011.

WEST VIRGINIA BOARD OF MEDICINE

Rev. O. Richard Bowyer
Reverend O. Richard Bowyer
President

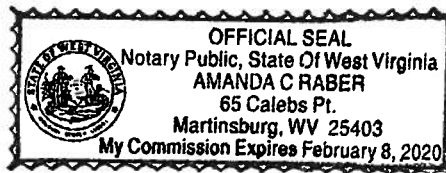
Catherine C Slemp
Catherine Slemp, M.D., M.P.H.
Secretary

Tressie Montene Duffy, M.D.

Date: 1-31-2011

STATE OF West Virginia

COUNTY OF Berkeley



I, Amanda C Raber, a Notary Public in and for said county and state, do hereby certify that Tressie Montene Duffy, M.D., whose name is signed above, has this day acknowledged the same before me.

Given under my hand this 31 day of January, 2011.

My commission expires 2/8/2020

A C Raber
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: ABBAS YOUSEF EL-KHATIB, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Abbas Yousef El-Khatib, M.D., ("Dr. El-Khatib") freely and voluntarily enter into the following Consent Order pursuant to W. Va. Code § 30-3-1, et seq.

FINDINGS OF FACT

1. Dr. El-Khatib held medical License Number 17908 in the State of West Virginia, which license expired July 1, 2008, and Dr. El-Khatib's address of record with the Board is in Ypsilanti, Michigan.

2. In June 2011, Dr. El-Khatib requested reactivation of License Number 17908 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. El-Khatib had not received fifty (50) hours of continuing medical education for one (1) of the two (2) year cycles during the period that his license was expired, and it was necessary for him to request that the Board accept the total number of hours he submitted for all of the two (2) year time periods which are more than sufficient.

3. In addition, Dr. El-Khatib attested on three (3) separate license renewal applications dated May 21, 2002, June 20, 2004, and May 24, 2006, that he had completed a course in end-of-life care including pain management, but remains unable to produce evidence

that he has done so. He has now provided documentation of completion in 2011 of a course in end-of-life care including pain management.

4. Dr. El-Khatib meets the requirements for active licensure under the West Virginia Medical Practice Act, as he acquired a satisfactory total number of continuing education hours, but for him to receive reactivation of his license without an appropriate condition and limitation upon his active license, under all the circumstances of this case, could adversely affect the health and welfare of patients.

CONCLUSIONS OF LAW

1. Probable cause exists to deny Dr. El-Khatib 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(bb) relating to failing to comply with the Board requirements relating to continuing medical education.

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

CONSENT

Abbas Yousef El-Khatib, 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. El-Khatib 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. El-Khatib 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, the right to cross-examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Dr. El-Khatib waives all such rights;

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

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

1. Dr. El-Khatib is granted **ACTIVE** status for medical License Number 17908, in the State of West Virginia, effective upon date of entry of this Consent Order.

2. On or before November 15, 2011, Dr. El-Khatib shall pay a fine of one thousand dollars (\$1,000) for failing to comply with the Board's continuing medical education requirements, as set forth in the Findings of Fact in this Consent Order, the receipt of which one

thousand dollars (\$1,000) is acknowledged by the signatures hereon of the President and Secretary of the Board.

The foregoing Consent Order was entered this 14th day of November, 2011.

WEST VIRGINIA BOARD OF MEDICINE

Rev. O. Richard Bowyer
Reverend O. Richard Bowyer
President

Marian Swinker
Marian Swinker, M.D., M.P.H.
Secretary

Abbas Yousef El-Khatib
Abbas Yousef El-Khatib, M.D.

Date: 11-08-2011

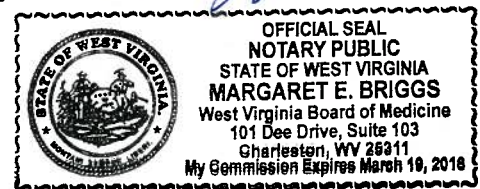
STATE OF WEST VIRGINIA
COUNTY OF KANAWHA

I, MARGARET E. BRIGGS, a Notary Public for said county and state do hereby certify that Abbas Yousef El-Khatib, M.D., whose name is signed above, has this day acknowledged the same before me.

Given under my hand this 8th day of November, 2011.

My commission expires March 19, 2016.

Margaret E Briggs
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: JAMES MARK ESSER, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Dr. Esser held License Number 19830 in the State of West Virginia, which license was voluntarily surrendered to the Board effective April 30, 2004, and Dr. Esser's address of record with the Board is in Clearwater Beach, Florida.
2. In August 2010, Dr. Esser requested reactivation of his voluntarily surrendered license to practice medicine and surgery in the State of West Virginia. In the course of submitting documents in support of reactivation of such licensure, it became evident that though in 2002 Dr. Esser had attested to the Board that he had completed the mandatory two (2) hours of continuing medical education in the subject of end-of-life care including pain management during the past two (2) years, he is unable to produce evidence that he, in fact, completed such two (2) hours in end-of-life care including pain management during that time period. Though he did complete some continuing education hours during the subject time period relating to end-of-life care and asserts that he believed the continuing education he acquired was the continuing education required, he did not complete the continuing education as required and he

remains unable to substantiate that pain management at the end-of-life was part of the continuing education he received during the subject time period.

3. Dr. Esser completed a satisfactory course in end-of-life care including pain management in November 2006 and again in October 2010.

4. Dr. Esser meets the requirements for active licensure under the West Virginia Medical Practice Act, but for him to receive reactivation of a license without an appropriate condition and limitation upon the 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. Esser reactivation of an active license to practice medicine and surgery in this State due to the provisions of W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(a), relating to presenting a false statement in connection with a renewal application.

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

CONSENT

James Mark Esser, 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. Esser 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. Esser 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, the right to cross-examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Dr. Esser waives all such rights;

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

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

1. Dr. Esser's currently voluntarily surrendered license is reactivated to **ACTIVE** status in the State of West Virginia, License Number 19830, effective upon date of entry of this Consent Order.

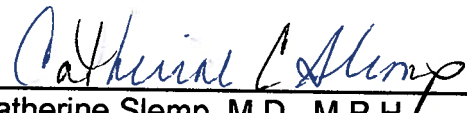
2. Dr. Esser shall pay three-hundred dollars (\$300) for providing false information to the Board on his application submitted to the Board, as set forth in the Findings of Fact in this Consent Order.

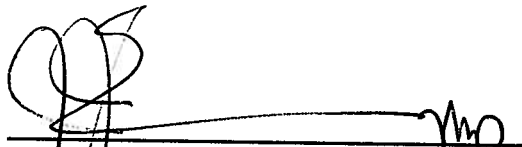
3. On or before January 30, 2011, Dr. Esser shall pay to the Board three-hundred dollars (\$300), two-hundred dollars (\$200) of which is designated a fine for his deficiency of two (2) hours of continuing education in end-of-life care including pain management during the required period, one-hundred 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 Consent Order was entered this 4th day of February, 2011.

WEST VIRGINIA BOARD OF MEDICINE


Reverend O. Richard Bowyer
President


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


James Mark Esser, M.D.
Date: 2/21/11

STATE OF FLORIDA

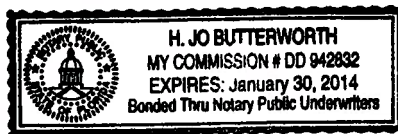
COUNTY OF Pinellas

I, H. Jo Butterworth, a Notary Public for said county and state do hereby certify that James Mark Esser, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 21st day of January, 2011.

My commission expires 1/30/14.

H. Jo Butterworth
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

LIZA A. FREDERICK, M.D.

CONSENT ORDER

The West Virginia Board of Medicine (“Board”) and Liza A. Frederick, M.D., (“Dr. Frederick”) freely and voluntarily enter into the following Consent Order pursuant to West Virginia Code § 30-3-1, *et seq.*

FINDINGS OF FACT

1. Dr. Frederick currently holds a West Virginia medical license, No. 17975, which license was issued in November 1994, and Dr. Frederick’s address of record with the Board is in Charleston, West Virginia.

2. In May 2010, Dr. Frederick reported on her “Application for Renewal of License to Practice Medicine and Surgery in the State of West Virginia” (“Renewal Application”) in response to question number 13 that she had not been addicted to, or received treatment for the use or misuse of, prescription drugs and/or illegal chemical substances or been dependent upon alcohol or received treatment for alcohol dependency during the last two (2) year registration period (July 1, 2008, to June 30, 2010).

3. The Renewal Application clearly specified that if she was a participant in a written voluntary agreement with the West Virginia Medical

Professionals Health Program, Inc., the West Virginia Board of Medicine designated physician health program, it was permissible for her to answer “no”.

4. At the time Dr. Frederick answered question 13, she was a participant in a program, WV PAGE, which was not a Board of Medicine approved physician health program, and she had been treated for misuse of prescription drugs during the relevant time period.

5. Upon her being confronted with the fact that she was not a participant in the Board of Medicine designated physician health program, Dr. Frederick voluntarily presented herself to the Board of Medicine designated physician health program, West Virginia Medical Professionals Health Program, Inc. (“WVMPHP”) and became a full and compliant participant with the program and continues to be engaged in the recovery process.

6. Dr. Frederick appeared before the Licensure Committee of the Board for a full discussion of this matter in March 2011 and she wishes to conclude and terminate any dispute she may have with the Board of Medicine with respect to these Findings of Fact.

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. Frederick 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 a license application.

3. The Board has determined that it is appropriate to waive the commencement of proceedings against Dr. Frederick and to proceed without the filing of charges or a formal Complaint and Notice of Hearing, provided that restrictions, conditions and accommodations are placed upon Dr. Frederick's license to practice medicine and surgery in the State of West Virginia.

CONSENT

Liza A. Frederick, 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. Frederick 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. Frederick 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, the right to cross-examine witnesses against her, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to her;

3. Dr. Frederick waives all such rights;

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

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

1. Effective upon entry of this Consent Order, Dr. Frederick's license to practice medicine is **SUSPENDED** for a period of three (3) years, the **SUSPENSION** is immediately **STAYED**, and the license is placed on **PROBATION** for a period of three (3) years, subject to her compliance with all of the following:

- a. Dr. Frederick may not practice anesthesiology;
- b. Dr. Frederick may engage in the practice of medicine no more than twenty (20) hours each week;
- c. Dr. Frederick shall attend at least three (3) meetings of Narcotics Anonymous each week and will keep a log of her attendance at each meeting in a hand held spiral notebook;
- d. Dr. Frederick shall maintain a strong relationship with a sponsor in Narcotics Anonymous;
- e. Dr. Frederick shall maintain her participation with WVMPHP and be fully compliant with all of its recommendations;

- f. Dr. Frederick shall have a work place monitor, which may be structured in connection with WVMPHP;
- g. During the three (3) year period of probation, Dr. Frederick shall annually appear before the Licensure Committee at its meeting in March, for a full discussion of her health and well being, and she shall bring with her for review by the members the Narcotics Anonymous log she is to maintain;
- h. Dr. Frederick may not work in a clinic prescribing psycho stimulants for weight loss;
- i. Dr. Frederick shall continue to ingest naltrexone at least until October 1, 2011, and after that subject to the recommendation of her treating psychiatrist;
- j. Dr. Frederick shall continue under the care and treatment of a psychiatrist who shall provide therapy, and the psychiatrist shall be approved by the Board;
- k. Prior to undergoing any elective surgery, Dr. Frederick shall have a thorough discussion regarding the same with her psychiatrist and work place monitor; and
- l. Dr. Frederick should make a good faith effort to work toward tobacco abstinence.

2. Dr. Frederick consents to the entry of this Order relative to her practice of medicine in the State of West Virginia; and

3. Dr. Frederick is PUBLICLY REPRIMANDED for her false answer on her Renewal Application as set forth in the Findings of Fact in this Consent Order.


4. If the Board receives written notice of Dr. Frederick's failure to comply with the conditions of her probation set forth above, the Board, in its discretion, at the recommendation of the Licensure Committee, may dissolve and terminate the STAY of the SUSPENSION, upon written notice to her.

5. At the end of Dr. Frederick's three (3) year period of probation in March, 2014, this Consent Order or a modified version thereof may be again entered into should either party consider it appropriate to do so.

The foregoing was entered this 11th day of April, 2011.

WEST VIRGINIA BOARD OF MEDICINE


Reverend O. Richard Bowyer
President


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


Liza A. Frederick, M.D.

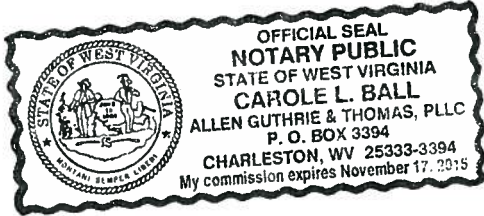
Date: 4/5/11
STATE OF _____

COUNTY OF Kanawha, to-wit:

I, CAROLE L. BALL, a Notary Public for said county and state do hereby certify that Liza A. Frederick, M.D., whose name is signed on the previous page has this day acknowledged the same before me.

Given under my hand this 5th day of April, 2011.

My Commission expires November 17, 2015



Carole L. Ball
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: LIZA A. FREDERICK, M.D.

NOTICE OF DISSOLUTION AND TERMINATION OF STAY OF SUSPENSION

This Notice of Dissolution and Termination of Stay of Suspension is entered pursuant to the April 11, 2011, Consent Order entered in this case, a true and accurate copy of which Consent Order is attached hereto.

Paragraph 1. e. of the Consent Order states on page 4 that "Dr. Frederick shall maintain her participation with WVMPHP and be fully compliant with all of its recommendations:"

Paragraph 4 of the Consent Order on page 6 states that " If the Board receives written notice of Dr. Frederick's failure to comply with the conditions of her probation set forth above, the Board, in its discretion, at the recommendation of the Licensure Committee, may dissolve and terminate the STAY of SUSPENSION, upon written notice to her."

By letter of July 5, 2011, from P. Bradley Hall, Executive Director of the WVMPHP, advised the Board of Medicine's Executive Director, Robert C. Knittle, that Liza A. Frederick had failed to comply with one of the recommendations of the WVMPHP, in that she had relapsed involving usage of a mind or mood altering substance, namely Phentermine. Mr. Knittle invited Dr. Frederick to appear for a full discussion of the relapse with the Licensure Committee on July 9, 2011, but Dr. Frederick chose not to so appear due to a family wedding in Baltimore at the same time,

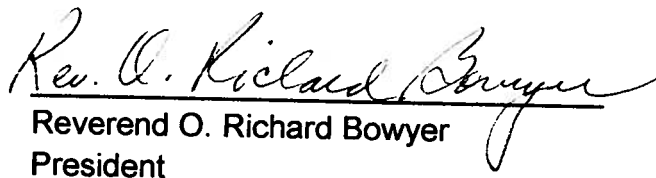
and she supplied Mr. Knittle with copies of the wedding invitation and hotel reservations affirming the family wedding on July 9, 2011.

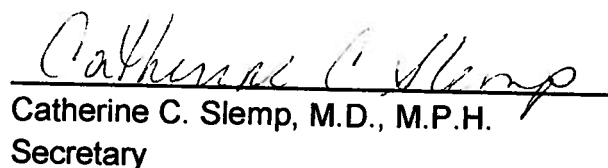
The Licensure Committee at its meeting on July 9, 2011, reviewed all the above noted information regarding Dr. Frederick and recommended to the full Board at its regular meeting on July 11, 2011, that Dr. Frederick had failed to comply with all the conditions of her probation set forth in the April 11, 2011, Consent Order, as noted above, and that the STAY of SUSPENSION should be dissolved and terminated and that Dr. Frederick should appear before the Licensure Committee at its September meeting.

Accordingly, the Board of Medicine, with a quorum present and voting at its July 11, 2011, regular meeting, voted to DISSOLVE and TERMINATE the STAY of SUSPENSION of the license of Liza A. Frederick, M.D., License No. 17975, effective July 13, 2011, at 11:59. p.m., and herewith so ORDERS.

Dated this 11th day of July, 2011.

WEST VIRGINIA BOARD OF MEDICINE


Reverend O. Richard Bowyer
President


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

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

LIZA A. FREDERICK, M.D.

CONSENT ORDER

The West Virginia Board of Medicine (“Board”) and Liza A. Frederick, M.D., (“Dr. Frederick”) freely and voluntarily enter into the following Consent Order pursuant to West Virginia Code § 30-3-1, *et seq.*

FINDINGS OF FACT

1. Dr. Frederick currently holds a West Virginia medical license, No. 17975, which license was issued in November 1994, and Dr. Frederick’s address of record with the Board is in Charleston, West Virginia.

2. In May 2010, Dr. Frederick reported on her “Application for Renewal of License to Practice Medicine and Surgery in the State of West Virginia” (“Renewal Application”) in response to question number 13 that she had not been addicted to, or received treatment for the use or misuse of, prescription drugs and/or illegal chemical substances or been dependent upon alcohol or received treatment for alcohol dependency during the last two (2) year registration period (July 1, 2008, to June 30, 2010).

3. The Renewal Application clearly specified that if she was a participant in a written voluntary agreement with the West Virginia Medical

Professionals Health Program, Inc., the West Virginia Board of Medicine designated physician health program, it was permissible for her to answer “no”.

4. At the time Dr. Frederick answered question 13, she was a participant in a program, WV PAGE, which was not a Board of Medicine approved physician health program, and she had been treated for misuse of prescription drugs during the relevant time period.

5. Upon her being confronted with the fact that she was not a participant in the Board of Medicine designated physician health program, Dr. Frederick voluntarily presented herself to the Board of Medicine designated physician health program, West Virginia Medical Professionals Health Program, Inc. (“WVMPHP”) and became a full and compliant participant with the program and continues to be engaged in the recovery process.

6. Dr. Frederick appeared before the Licensure Committee of the Board for a full discussion of this matter in March 2011 and she wishes to conclude and terminate any dispute she may have with the Board of Medicine with respect to these Findings of Fact.

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. Frederick 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 a license application.

3. The Board has determined that it is appropriate to waive the commencement of proceedings against Dr. Frederick and to proceed without the filing of charges or a formal Complaint and Notice of Hearing, provided that restrictions, conditions and accommodations are placed upon Dr. Frederick's license to practice medicine and surgery in the State of West Virginia.

CONSENT

Liza A. Frederick, 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. Frederick 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. Frederick 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, the right to cross-examine witnesses against her, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to her;

3. Dr. Frederick waives all such rights;

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

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

1. Effective upon entry of this Consent Order, Dr. Frederick's license to practice medicine is **SUSPENDED** for a period of three (3) years, the **SUSPENSION** is immediately **STAYED**, and the license is placed on **PROBATION** for a period of three (3) years, subject to her compliance with all of the following:

- a. Dr. Frederick may not practice anesthesiology;
- b. Dr. Frederick may engage in the practice of medicine no more than twenty (20) hours each week;
- c. Dr. Frederick shall attend at least three (3) meetings of Narcotics Anonymous each week and will keep a log of her attendance at each meeting in a hand held spiral notebook;
- d. Dr. Frederick shall maintain a strong relationship with a sponsor in Narcotics Anonymous;
- e. Dr. Frederick shall maintain her participation with WVMPPH and be fully compliant with all of its recommendations;

- f. Dr. Frederick shall have a work place monitor, which may be structured in connection with WVMPHP;
- g. During the three (3) year period of probation, Dr. Frederick shall annually appear before the Licensure Committee at its meeting in March, for a full discussion of her health and well being, and she shall bring with her for review by the members the Narcotics Anonymous log she is to maintain;
- h. Dr. Frederick may not work in a clinic prescribing psycho stimulants for weight loss;
- i. Dr. Frederick shall continue to ingest naltrexone at least until October 1, 2011, and after that subject to the recommendation of her treating psychiatrist;
- j. Dr. Frederick shall continue under the care and treatment of a psychiatrist who shall provide therapy, and the psychiatrist shall be approved by the Board;
- k. Prior to undergoing any elective surgery, Dr. Frederick shall have a thorough discussion regarding the same with her psychiatrist and work place monitor; and
- l. Dr. Frederick should make a good faith effort to work toward tobacco abstinence.

2. Dr. Frederick consents to the entry of this Order relative to her practice of medicine in the State of West Virginia; and

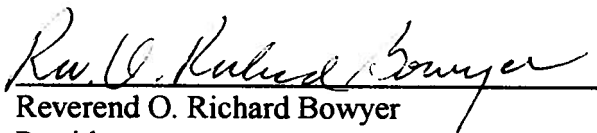
3. Dr. Frederick is PUBLICLY REPRIMANDED for her false answer on her Renewal Application as set forth in the Findings of Fact in this Consent Order.

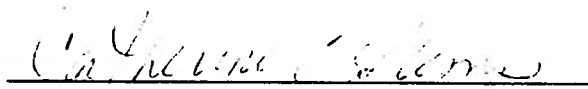
4. If the Board receives written notice of Dr. Frederick's failure to comply with the conditions of her probation set forth above, the Board, in its discretion, at the recommendation of the Licensure Committee, may dissolve and terminate the STAY of the SUSPENSION, upon written notice to her.

5. At the end of Dr. Frederick's three (3) year period of probation in March, 2014, this Consent Order or a modified version thereof may be again entered into should either party consider it appropriate to do so.

The foregoing was entered this 11th day of April, 2011.

WEST VIRGINIA BOARD OF MEDICINE


Reverend O. Richard Bowyer
President


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


Liza A. Frederick, M.D.

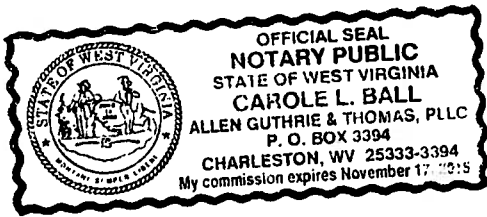
Date: 4/5/11
STATE OF _____

COUNTY OF Kanawha, to-wit:

I, CAROLE L. BALL, a Notary Public for said county and state do hereby certify that Liza A. Frederick, M.D., whose name is signed on the previous page has this day acknowledged the same before me.

Given under my hand this 5th day of April, 2011.

My Commission expires November 17, 2015



Carole L. Ball
Notary Public

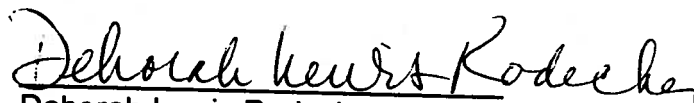
CERTIFICATE OF SERVICE

I, Deborah Lewis Rodecker, General Counsel for the West Virginia Board of Medicine, do hereby certify that I have served the foregoing ORDER on the 11th day of July, 2011, by mailing copies by regular and certified mail to Dr. Frederick at her address of record as follows:

Liza Antoinette Frederick, M.D.
1803 Loudon Heights Road
Charleston, West Virginia 25314

and by mailing a copy to her counsel of record by regular mail as follows:

George G. Guthrie, Esq.
Allen Guthrie & Thomas
P.O. Box 3394
Charleston, WV 25333-3394



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West Virginia Board of Medicine
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BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

LIZA ANTONETTE FREDERICK, M.D.

CONSENT ORDER

The West Virginia Board of Medicine (“Board”) and Liza Antonette Frederick, M.D., (“Dr. Frederick”) freely and voluntarily enter into the following Consent Order pursuant to West Virginia Code § 30-3-1, *et seq.*

FINDINGS OF FACT

1. Dr. Frederick held West Virginia medical license, No. 17975, until July 13, 2011, which license was issued in November 1994, and Dr. Frederick’s address of record with the Board is in Charleston, West Virginia.

2. In May 2010, Dr. Frederick reported on her “Application for Renewal of License to Practice Medicine and Surgery in the State of West Virginia” (“Renewal Application”) in response to question number 13 that she had not been addicted to, or received treatment for the use or misuse of, prescription drugs and/or illegal chemical substances or been dependent upon alcohol or received treatment for alcohol dependency during the last two (2) year registration period (July 1, 2008, to June 30, 2010).

3. The Renewal Application clearly specified that if she was a participant in a written voluntary agreement with the West Virginia Medical

Professionals Health Program, Inc., the West Virginia Board of Medicine designated physician health program, it was permissible for her to answer “no”.

4. At the time Dr. Frederick answered question 13, she was a participant in a program, WV PAGE, which was not a Board of Medicine approved physician health program, and she had been treated for misuse of prescription drugs during the relevant time period.

5. Upon her being confronted with the fact that she was not a participant in the Board of Medicine designated physician health program, Dr. Frederick voluntarily presented herself to the Board of Medicine designated physician health program, West Virginia Medical Professionals Health Program, Inc. (“WVMPHP”) and became a full and compliant participant with the program and continues to be engaged in the recovery process.

6. Dr. Frederick appeared before the Licensure Committee of the Board for a full discussion of this matter in March 2011, and entered into an April 11, 2011, Consent Order wherein she agreed to probationary status for a three (3) year period, and a three (3) year stayed suspension subject to her compliance with various specific conditions.

7. The stayed suspension was dissolved and terminated as of July 13, 2011, due to Dr. Frederick’s failure to comply with all of the specific conditions set forth in the April 11, 2011, Consent Order.

8. Dr. Frederick appeared before the Licensure Committee for a full discussion of her progress, health and well-being in September, 2011, and additional information has been received by the Board subsequent to her appearance.

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 deny licensure to Dr. Frederick due to the provisions of West Virginia Code § 30-3-14(c)(17), relating to violating an order of the Board.
3. The Board has determined that it is appropriate to grant Dr. Frederick an active license, provided she agrees to the Board placing appropriate restrictions, limitations, conditions and accommodations upon the license to practice medicine and surgery in the State of West Virginia.

CONSENT

Liza A. Frederick, 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. Frederick 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. Frederick 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, the right to cross-examine witnesses against her; and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to her;

3. Dr. Frederick waives all such rights;

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

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

1. Effective upon entry of this Consent Order, Dr. Frederick's license to practice medicine is **SUSPENDED** for a period of three (3) years, the **SUSPENSION** is immediately **STAYED**, and the license is placed on **PROBATION** for a period of three (3) years, subject to her compliance with all of the following:

A. Dr. Frederick may not practice anesthesiology;

B. Dr. Frederick may engage in the practice of medicine no more than twenty (20) hours each week;


C. Dr. Frederick shall attend at least three (3) meetings of Narcotics Anonymous each week and will keep a log of her attendance at each meeting in a hand held spiral notebook;


- D. Dr. Frederick shall maintain a strong relationship with a sponsor in Narcotics Anonymous;
- E. Dr. Frederick shall maintain her participation with WVMPHP and be fully compliant with all of its recommendations;
- F. Dr. Frederick shall have a work place monitor, which may be structured in connection with WVMPHP;
- G. During the three (3) year period of probation, Dr. Frederick shall annually appear before the Licensure Committee at its meeting in November, for a full discussion of her health and well being, and she shall bring with her for review by the members the Narcotics Anonymous log she is to maintain;
- H. Dr. Frederick may not work in a clinic prescribing psycho stimulants for weight loss;
- I. Dr. Frederick shall continue to ingest naltrexone subject to the recommendation of her treating psychiatrist;
- J. Dr. Frederick shall continue under the care and treatment of a psychiatrist who shall provide therapy, and the psychiatrist shall be approved by the Board;
- K. Prior to undergoing any elective surgery in the future, Dr. Frederick shall have a thorough discussion regarding the same with her psychiatrist and work place monitor; and
- L. Dr. Frederick should make a good faith effort to work toward tobacco abstinence.


2. If the Board receives written notice of Dr. Frederick's failure to comply with the conditions of her probation set forth above, the Board, in its discretion, at the recommendation of the Licensure Committee, may dissolve and terminate the STAY of the SUSPENSION, upon written notice to her.
3. At the end of Dr. Frederick's three (3) year period of probation in November 2014, this Consent Order or a modified version thereof may be again entered into should either party consider it appropriate to do so.

The foregoing was entered this 30th day of November, 2011.

WEST VIRGINIA BOARD OF MEDICINE


Reverend O. Richard Bowyer
President


Marian Swinker, M.D., M.P.H.
Secretary


Liza A. Frederick, M.D.
Date: Nov 17, 2011

STATE OF WV

COUNTY OF Kanawha, to-wit:

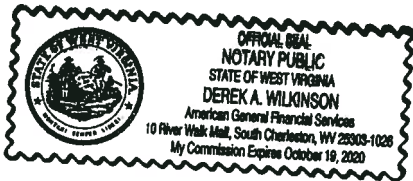
I, Derek A. Wilkinson, a Notary Public for said county and state do hereby certify that Liza A. Frederick, M.D., whose name is signed on the previous page has this day acknowledged the same before me.

Given under my hand this 17 day of NOVEMBER, 2011.

My Commission expires OCTOBER 19th, 2020



Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: KENNETH ALAN ICZKOWSKI, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. In December 2010, Dr. Iczkowski applied for a license to practice medicine in the State of West Virginia. Dr. Iczkowski is a pathologist.
2. On his licensure application submitted to the Board, Dr. Iczkowski informed the Board that he had received a June 11, 2009, letter of admonition from the Colorado Board of Medical Examiners because his care and treatment of a patient fell below the generally accepted standards of practice for a pathologist.
3. On his licensure application submitted to the Board, Dr. Iczkowski also informed the Board that he had been called to appear before the Florida Board of Medicine for a disciplinary hearing and instead of personally appearing before the Florida Board of Medicine and paying a fine of between \$1,400 and \$2,500 he relinquished his license in the State of Florida.
4. On his licensure application submitted to the Board, Dr. Iczkowski also informed the Board that the basis for his being called before the Florida Board of Medicine in

2010 for a disciplinary hearing was his failure to timely report to the Florida Board of Medicine the June 11, 2009, letter of admonition he had received from the Colorado Board of Medical Examiners.

5. On his licensure application submitted to the Board, Dr. Iczkowski also informed the Board that his reason for not timely reporting to the Florida Board of Medicine the June 11, 2009, letter of admonition he received from the Colorado Board of Medical Examiners was that he was unaware that he was required to do so.

6. A settlement of \$100,000 has been made on behalf of Dr. Iczkowski regarding a professional medical liability claim.

7. In March 2011, Dr. Iczkowski appeared before the Board's Licensure Committee for a full discussion of these matters in connection with this licensure application.

8. Dr. Iczkowski meets the requirements for active licensure under the West Virginia Medical Practice Act, but for him to receive an active license without an appropriate condition and limitation upon the 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. Iczkowski 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(g), relating to having his license acted against in another state.

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

CONSENT

Kenneth Alan Iczkowski, 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. Iczkowski 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. Iczkowski 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, the right to cross-examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Dr. Iczkowski waives all such rights;

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

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

ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions

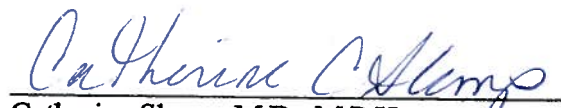
of Law of the Board, and on the basis of the Consent of Dr. Iczkowski, the West Virginia Board of Medicine hereby **ORDERS** as follows:

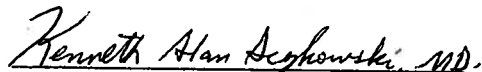
1. Dr. Iczkowski is granted a license to practice medicine in the State of West Virginia, License Number 24404, effective upon date of entry of this Consent Order.
2. Dr. Iczkowski shall comply with all laws and rules of the West Virginia Board of Medicine.
3. Dr. Iczkowski shall pay a fine to the Board of three thousand dollars (\$3,000) for his failure to comply with the requirements of the Florida Board of Medicine, as set forth in the Findings of Fact in this Consent Order, the receipt of which fine is acknowledged by the signatures of the President and Secretary hereon.

The foregoing Consent Order was entered this 11th day of APRIL, 2011.

WEST VIRGINIA BOARD OF MEDICINE


Reverend O. Richard Bowyer
President


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


Kenneth Alan Iczkowski, M.D.
Date: April 1, 2011

STATE OF COLORADO

COUNTY OF ADAMS

I, PATRICIA BRAUND, a Notary Public for said county and state do hereby certify that Kenneth Alan Iczkowski, M.D., whose name is signed above, has this day acknowledged the same before me.

Given under my hand this 1ST day of APRIL, 2011.

My commission expires 10-16-2011.

Patricia Braund
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: SHAHROOZ SAHEB JAMIE, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Dr. Jamie currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 10485, issued originally in 1975. Dr. Jamie’s address of record is in Clay, West Virginia.

2. At its regularly scheduled meeting in May 2009, the Complaint Committee (“Committee”) of the Board reviewed and considered orders from the Circuit Court of Wood County in Civil Action No: 04-C-833, regarding Dr. Jamie, including a January 5, 2009, Judgment Order which directed that Highmark West Virginia, Inc., d/b/a Mountain State Blue Cross Blue Shield is entitled to recover net overpayments that were made to Dr. Jamie of \$182,047.86 in compensatory damages plus \$94,060.07 in prejudgment interest, for a total of \$276,107.93 together with post-judgment interest from December 8, 2008, to the extent provided by applicable law.

3. The allegation against Dr. Jamie stemmed from his participation as a physician in the Mountain State Blue Cross Blue Shield provider network and what the Circuit

Court of Wood County found were wrongful billing practices and unjust enrichment by Dr. Jamie. A copy of the Judgment Order is attached and incorporated herein by reference.

4. On May 11, 2009, the Committee filed an Initiated Complaint against Dr. Jamie.
5. On June 9, 2009, Dr. Jamie timely filed a reply.
6. At the direction of the Committee, an investigation ensued.
7. On November 7, 2010, Dr. Jamie appeared for an informal meeting with the Committee.

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. Jamie pursuant to: W. Va. Code § 30-3-14 (c)(5) and (9), and 11 CSR 1A 12.1 (p), relating to making or filing reports the licensee knows to be false and which are signed in the capacity as a licensed physician, and, making a deceptive, untrue or fraudulent representation in the practice of medicine; W.Va. Code §30-3-14(c)(17) and 11 CSR 1A 12.1(o), relating to failing to perform a legal obligation; and W.Va. Code §30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j), and 12.2(d), relating to dishonorable, unethical or unprofessional conduct, 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. Jamie and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Jamie complies with the terms and conditions set forth herein.

CONSENT

Shahrooz Saheb Jamie, 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. Jamie 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. Jamie 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, the right to cross-examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Dr. Jamie waives all such rights;

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

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

1. Dr. Jamie's license to practice medicine in the State of West Virginia is hereby **SUSPENDED** for a period of one (1) year from the date of the entry of this Order, and said suspension is hereby **STAYED**.

2. Dr. Jamie is hereby required within twelve (12) months of the entry of this Order to attend in person a Continuing Medical Education course in the subject of billing and coding, and said course shall be submitted for pre-approval by the Board, and Dr. Jamie shall provide proof of completion of this course to the Board.

3. Dr. Jamie is hereby **FINED** in the amount of ten thousand dollars (\$10,000.00) to be paid to the Board within sixty (60) days of the entry of this Order.

4. Dr. Jamie shall obey all state, federal and local laws, and all the rules governing the practice of medicine in West Virginia, and remain in full compliance with any court ordered probation, payments and/or other order(s).

5. Should Dr. Jamie let his license to practice medicine in West Virginia expire, the term of **SUSPENSION** shall be tolled, to begin running again if and when Dr. Jamie resumes the practice of medicine in West Virginia.

6. Should Dr. Jamie fail to comply with any term or condition of this Order, as determined by the Board in its sole discretion, the Board may lift the **STAY** of Dr. Jamie's **SUSPENSION** without further notice or process.

7. The Board retains jurisdiction and may, in its sole discretion, initiate a new complaint based upon any violation of this Order.

The foregoing Order was entered this 6th day of January, 2011.

WEST VIRGINIA BOARD OF MEDICINE

Rev. O. Richard Bowyer
Reverend O. Richard Bowyer
President

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

Shahrooz S. Jamie, M.D.
Shahrooz S. Jamie, M.D.

Date: 12-21-10

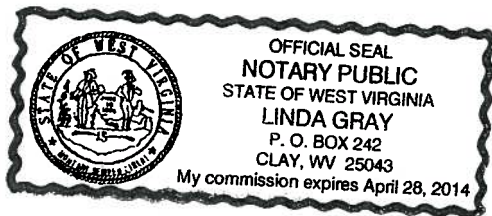
STATE OF W.V.

COUNTY OF Clay

I, Linda Gray, a Notary Public in and for said county and state do hereby certify that Shahrooz S. Jamie, M.D., whose name is signed above, has this day acknowledged the same before me.

Given under my hand this 21 day of December, 2010.

My commission expires April 28, 2014.



Linda Gray
Notary Public

IN THE CIRCUIT COURT OF WOOD COUNTY, WEST VIRGINIA

HIGHMARK WEST VIRGINIA INC.
d/b/a MOUNTAIN STATE BLUE CROSS
BLUE SHIELD, a West Virginia
Corporation,

Plaintiff,

v.

CIVIL ACTION NO.: 04-C-833
(Judge J. D. Beane)

SHAROOZ S. JAMIE, M.D.,

Defendant.

JUDGMENT ORDER

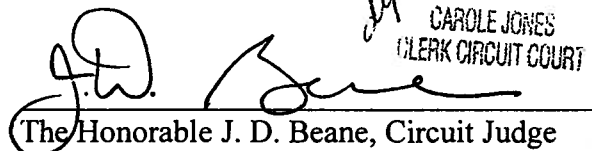
In accordance with the *Order on Motions for Summary Judgment* in this matter, entered on December 8, 2008, Plaintiff's Motion for Summary Judgment on its breach of contract claim, or, alternatively, its unjust enrichment claim, is GRANTED, and it is ORDERED AND ADJUDGED that Plaintiff is entitled to recover net overpayments to Defendant of \$182,047.86. Accordingly, the Clerk is DIRECTED to enter judgment in favor of Plaintiff Highmark West Virginia Inc. d/b/a Mountain State Blue Cross Blue Shield and against Defendant Sharooz S. Jamie, M.D. in the amount of \$182,047.86 in compensatory damages plus \$94,060.07 in prejudgment interest, for a total of \$276,107.93, together with post-judgment interest from December 8, 2008, to the extent provided by applicable law.

DATED: 1-5-09

ENTERED
CIVIL ACTION NO. 277
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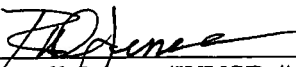
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CAROLE JONES
CLERK CIRCUIT COURT


The Honorable J. D. Beane, Circuit Judge

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
Presented by:



Russell Lessee (WVSB #10020)
Thomas S. Kleeh (WVSB #8045)
STEPTOE & JOHNSON PLLC
P.O. Box 1588
Charleston, WV 25326-1588
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Telecopier: (304) 353-8180

Counsel to Plaintiff
HIGHMARK WEST VIRGINIA INC. d/b/a
MOUNTAIN STATE BLUE CROSS BLUE SHIELD


Reviewed by:



Kevin C. Duffy (WVSB #1276)
Andy Van Le (Admitted *pro hac vice*)
P.O. Box 186
Clay, WV 25043
Telephone: (304) 587-2750
Telecopier: (304) 587-4868

Counsel to Defendant
SHAROOZ S. JAMIE, M.D.

Reviewed By:



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California Bar ID No.: 214177
Law Offices of Andy Van Le
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San Diego, California 92101
Telephone: 1-619-525-0001
Telecopier: 1-619-525-0009
Pro Hac Vice Counsel for Defendant

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: KRZYSZTOF JERZY KUBICKI, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Dr. Kubicki's West Virginia medical license, No. 17474, is currently surrendered to the Board, and he now desires to return to the active practice of medicine in the State of West Virginia.
2. On June 30, 2010, Dr. Kubicki and the Board entered into a Consent Order, wherein Dr. Kubicki's license was surrendered until such time as the Board could determine, in its sole discretion, that Dr. Kubicki was fully prepared to return safely to the active practice of medicine.
3. In July 2010, Dr. Kubicki completed in-patient treatment at the Talbott Recovery Campus in Atlanta, Georgia.
4. Correspondence was received from the West Virginia Medical Professionals Health Program ("WVMPHP") reporting that Dr. Kubicki entered into a formal agreement with the WVMPHP and continues to be in active recovery.

5. Dr. Kubicki appeared before the Complaint Committee on January 9, 2011, for a full discussion of this matter.

6. The Complaint Committee requested and reviewed at its March 2011 meeting the psychiatric and psychological evaluations of Dr. Kubicki from Talbott Recovery Campus, and a report of February 2011 of neuropsychological testing of Dr. Kubicki.

7. Practicing medicine without appropriate restrictions and limitations upon the license to practice medicine and surgery of Dr. Kubicki 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 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. Kubicki from the practice of medicine due to violations of the provisions of West Virginia Code § 30-3-14(c)(21), relating to the inability to practice medicine and surgery. . .with reasonable skill and safety due to. . .abuse of drugs or alcohol.

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. Kubicki enters into this Consent Order and complies with the terms and conditions set forth herein.

CONSENT

KRZYSZTOF JERZY KUBICKI, 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. Kubicki 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. Kubicki 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, the right to cross-examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Dr. Kubicki waives all such rights;

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

5. Dr. Kubicki 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. Kubicki, the Board hereby **ORDERS** as follows:

1. Dr. Kubicki's West Virginia medical license, No. 17474, is hereby **REINSTATED** and **SUSPENDED**. Such suspension is immediately **STAYED**, and effective upon entry of this Consent Order, Dr. Kubicki's license is placed on **PROBATION** for a period of two (2) years, subject to the following:

a. For the first six (6) months of this Consent Order, Dr. Kubicki shall practice no more than twenty (20) hours a week for two (2) months and no more than thirty (30) hours a week for the following four (4) months, and shall have no on-call time during the six (6) month period;

b. Dr. Kubicki shall appear before the Board's Complaint Committee at its meeting in November 2011 and any time thereafter as the Committee deems appropriate;

c. Dr. Kubicki shall be a participant in the WVMPHP and remain in compliance with his agreement;

d. Dr. Kubicki shall identify a physician to be approved by the Board to supervise his practice of medicine; and such supervisor shall provide written reports to the Board every sixty (60) days describing the progress of Dr. Kubicki and attesting to the continued ability of Dr. Kubicki to practice medicine safely;

e. Should the performance of Dr. Kubicki at any time fall below the reasonable standard of care or otherwise endanger the health, safety, and welfare of patients, the Board-approved supervising physician shall immediately notify the Board;

f. If at any time the designated supervising physician is unwilling or unable to serve in that capacity, Dr. Kubicki shall have ten (10) working days from the date of the supervising physician's termination of service, to obtain another duly licensed supervising physician approved by the Board;

g. Dr. Kubicki shall refrain from the use of any controlled substances except for those specifically prescribed to him by another duly licensed physician; and

h. Dr. Kubicki shall refrain from ingesting alcohol.


3. Dr. Kubicki shall remain in full compliance with the February 9, 2011, Consent Agreement he entered into with the State Medical Board of Ohio, attached hereto.

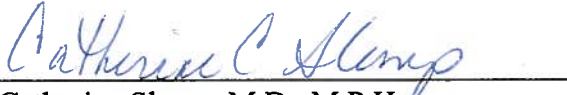
4. Within thirty (30) days of the entry of this Consent Order, Dr. Kubicki shall present a copy of this Consent Order to his approved supervising physician and any employer or health care or medical facility where Dr. Kubicki is authorized to practice medicine and surgery in the State of West Virginia, and during the period that this Consent Order is in effect, Dr. Kubicki shall provide a copy of this Consent Order to any prospective employer or health care or medical facility where Dr. Kubicki seeks to practice medicine and surgery in the State of West Virginia.

5. If Dr. Kubicki violates any of the terms of this Consent Order, as determined by the Board, the Board may terminate and dissolve the **STAY** of **SUSPENSION** herein imposed, upon written notice of the same to Dr. Kubicki, and Dr. Kubicki understands that, notwithstanding any provision of law to the contrary, such termination and dissolution of the **STAY** of **SUSPENSION** may occur without any hearing provided by the Board, and by his signing of this Consent Order, Dr. Kubicki has consented to the same.

Entered this 28th day of March, 2011.

WEST VIRGINIA BOARD OF MEDICINE


Reverend O. Richard Bowyer
President


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


KRZYSZTOF JERZY KUBICKI, M.D.

Date: 3/21/11

STATE OF West Virginia
COUNTY OF Brooke

I, Melissa DeFrances, a Notary Public in and for said county and state, do hereby certify that KRZYSZTOF JERZY KUBICKI, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 21 day of March, 2011.

My commission expires November 20, 2019.

Melissa A DeFrances
Notary Public



STEP II
CONSENT AGREEMENT
BETWEEN
KRZYSZTOF J. KUBICKI, M.D.,
AND
THE STATE MEDICAL BOARD OF OHIO

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

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

BASIS FOR ACTION

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

- A. The Board is empowered by Section 4731.22(B), Ohio Revised Code, to limit, revoke, suspend a certificate, refuse to register or reinstate an applicant, or reprimand or place on probation the holder of a certificate for violation of Section 4731.22(B)(26), Ohio Revised Code, for "impairment of ability to practice according to acceptable and prevailing standards of care because of habitual or excessive use or abuse of drugs, alcohol, or other substances that impair ability to practice;" and/or Section 4731.22(B)(22), Ohio Revised Code, for "[a]ny of the following actions taken by the agency responsible for regulating the practice of medicine and surgery, osteopathic medicine and surgery, podiatric medicine and surgery, or the limited branches of medicine in another jurisdiction, for any reason other than the nonpayment of fees: the limitation, revocation, or suspension of an individual's license to practice; acceptance of an individual's license surrender; denial of a license; refusal to renew or reinstate a license; imposition of probation; or issuance of an order of censure or other reprimand."

- B. The Board enters into this Consent Agreement in lieu of formal proceedings based upon the violation of Sections 4731.22(B)(26) and (B)(22), Ohio Revised Code, as set forth in Paragraph E of the Step I Consent Agreement Between Krzysztof J. Kubicki, M.D., and the State Medical Board of Ohio, effective August 11, 2010 [August 2010 Step I Consent Agreement], and as set forth in Paragraph E below. The Board expressly reserves the right to institute formal proceedings based upon any other violations of Chapter 4731. of the Revised Code, whether occurring before or after the

effective date of this Agreement, and such express reservation includes, but is not limited to, the right to institute formal proceedings based upon any violations involving patient care or otherwise involving patients other than as particularly described in Paragraph E of the August 2010 Step I Consent Agreement.

- C. Dr. Kubicki is seeking reinstatement of his certificate to practice medicine and surgery, license number 35.070327, which was indefinitely suspended, pursuant to the August 2010 Step I Consent Agreement, a copy of which is attached hereto and incorporated herein.
- D. Dr. Kubicki states that he is also licensed to practice medicine and surgery in the State of West Virginia, which license is currently restricted as was specifically identified in the August 2010 Step I Consent Agreement.
- E. Dr. Kubicki admits that after entering residential treatment for chemical dependency on or about April 30, 2010, at Talbott Recovery Campus [Talbott], a Board-approved treatment provider in Atlanta, Georgia, he was discharged, treatment complete, on or about July 30, 2010. Dr. Kubicki states, and the Board acknowledges receipt of information to support, that since being discharged from Talbott, he has remained compliant with his Continuing Care Plan, which is a recommended plan for recovery that was developed by the clinical team at Talbott. Dr. Kubicki further states, and the Board acknowledges receipt of information to support, that Dr. Kubicki has been a participant in, and has been monitored by, the West Virginia Medical Professionals Health Program [WVMPHP] since in or around August 2010, and that Dr. Kubicki has been compliant with the terms of the Continuing Recovery Contract Agreement that he entered into with the WVMPHP. Dr. Kubicki further states, and the Board acknowledges receipt of information to support, that Dr. Kubicki has been compliant with the terms of the aftercare contract he entered on or about December 31, 2010, including attending and participating in at least three 12-step meetings per week, attending at least one aftercare meeting per week, and submitting to random drug and alcohol testing. Dr. Kubicki admits that the aforementioned aftercare meeting remains in effect.

Dr. Kubicki states, and the Board acknowledges, that Richard N. Whitney, M.D., Medical Director at Shepherd Hill, and Bruce Merkin, M.D., who at the time of the assessment was with Glenbeigh Hospital, a Board-approved treatment provider in Rock Creek, Ohio, have each provided a written report indicating that Dr. Kubicki's ability to practice has been assessed and that he has been found capable of practicing according to acceptable and prevailing standards of care, so long as certain treatment and monitoring conditions are in place.

Accordingly, Dr. Kubicki states, and the Board acknowledges receipt to information to support, that Dr. Kubicki has substantially fulfilled the conditions for reinstatement

of his certificate to practice medicine and surgery in the State of Ohio, as established in the above-referenced August 2010 Step I Consent Agreement.

AGREED CONDITIONS

Wherefore, in consideration of the foregoing and mutual promises hereinafter set forth, and in lieu of any formal proceedings at this time, the certificate of Dr. Kubicki to practice medicine and surgery in the State of Ohio shall be REINSTATED, and Dr. Kubicki knowingly and voluntarily agrees with the Board to the following PROBATIONARY terms, conditions and limitations:

1. Dr. Kubicki shall obey all federal, state, and local laws, and all rules governing the practice of medicine in Ohio.
2. Dr. Kubicki shall submit quarterly declarations under penalty of Board disciplinary action and/or criminal prosecution, stating whether there has been compliance with all the conditions of this Consent Agreement. The first quarterly declaration must be received in the Board's offices on the date his quarterly declaration would have been due pursuant to his August 2010 Step I Consent Agreement with the Board, or as otherwise requested by the Board. Subsequent quarterly declarations must be received in the Board's offices on or before the first day of every third month.

At the time he submits his declaration of compliance, Dr. Kubicki shall also submit declarations under penalty of Board disciplinary action and/or criminal prosecution stating whether he has complied with all the terms, conditions, and limitations imposed by the West Virginia Board of Medicine [West Virginia Board] in a Consent Order dated on or about June 30, 2010, and/or in any subsequent Orders or Agreements entered by the West Virginia Board. Moreover, Dr. Kubicki shall cause to be submitted to the Board copies of any reports that he submits to the West Virginia Medical Board whenever and at the same time the West Virginia Board requires such submission.

3. Dr. Kubicki shall appear in person for an interview before the full Board or its designated representative. The first such appearance shall take place on the date his appearance would have been scheduled pursuant to his August 2010 Step I Consent Agreement with the Board. Subsequent personal appearances must occur every three months thereafter, and/or as otherwise requested by the Board. If an appearance is missed or is rescheduled for any reason, ensuing appearances shall be scheduled based on the appearance date as originally scheduled.
4. In the event Dr. Kubicki resides in Ohio in the future, Dr. Kubicki shall obtain permission from the Board for departures or absences from Ohio. Such periods of absence shall not reduce the probationary term, unless otherwise determined by motion of the Board for absences of three months or longer, or by the Secretary or the Supervising Member of the Board for absences of less than three months, in instances

where the Board can be assured that probationary monitoring is otherwise being performed. Further, the Secretary and Supervising Member of the Board shall have the discretion to grant a waiver of part or all of the probationary terms set forth in this Consent Agreement for occasional periods of absence of fourteen days or less. In the event that Dr. Kubicki resides and/or is employed at a location that is within fifty miles of the geographic border of Ohio and any of its contiguous states, Dr. Kubicki may travel between Ohio and that contiguous state without seeking prior approval of the Secretary or Supervising Member provided that Dr. Kubicki is able to otherwise maintain full compliance with all other terms, conditions and limitations set forth in this Consent Agreement.

5. In the event Dr. Kubicki is found by the Secretary of the Board to have failed to comply with any provision of this Consent Agreement, and is so notified of that deficiency in writing, such period(s) of noncompliance will not apply to the reduction of the probationary period under this Consent Agreement.

MONITORING OF REHABILITATION AND TREATMENT

Drug Associated Restrictions

6. Dr. Kubicki shall keep a log of all controlled substances prescribed. Such log shall be submitted, in the format approved by the Board, on the date upon which Dr. Kubicki's quarterly declaration is due, or as otherwise directed by the Board. Further, Dr. Kubicki shall make his patient records with regard to such prescribing available for review by an agent of the Board immediately upon request.
7. Dr. Kubicki shall not, without prior Board approval, administer, personally furnish, or possess (except as allowed under Paragraph 8 below) any controlled substances as defined by state or federal law. In the event that the Board agrees at a future date to modify this Consent Agreement to allow Dr. Kubicki to administer or personally furnish controlled substances, Dr. Kubicki shall keep a log of all controlled substances prescribed, administered or personally furnished. Such log shall be submitted in the format approved by the Board and shall be submitted to the Board no later than the date upon which Dr. Kubicki's quarterly declaration is due, or as otherwise directed by the Board. Further, Dr. Kubicki shall make his patient records with regard to such prescribing, administering, or personally furnishing available for review by an agent of the Board immediately upon request.

Sobriety

8. Dr. Kubicki shall abstain completely from the personal use or personal possession of drugs, except those prescribed, dispensed or administered to him by another so authorized by law who has full knowledge of Dr. Kubicki's history of chemical dependency. Further, in the event that Dr. Kubicki is so prescribed, dispensed or

administered any controlled substance, carisoprodol, or tramadol, Dr. Kubicki shall notify the Board in writing within seven days, providing the Board with the identity of the prescriber; the name of the drug Dr. Kubicki received; the medical purpose for which he received said drug; the date such drug was initially received; and the dosage, amount, number of refills, and directions for use. Further, within thirty days of the date said drug is so prescribed, dispensed, or administered to him, Dr. Kubicki shall provide the Board with either a copy of the written prescription or other written verification from the prescriber, including the dosage, amount, number of refills, and directions for use.

9. Dr. Kubicki shall abstain completely from the use of alcohol.

Drug and Alcohol Screens/Drug Testing Facility and Collection Site

10. Dr. Kubicki shall submit to random urine screenings for drugs and alcohol at least two times per month, or as otherwise directed by the Board. Dr. Kubicki shall ensure that all screening reports are forwarded directly to the Board on a quarterly basis. The drug testing panel utilized must be acceptable to the Secretary of the Board, and shall include Dr. Kubicki's drug(s) of choice.

Dr. Kubicki shall abstain from the use of any substance and the consumption of poppy seeds or any other food or liquid that may produce a low level positive result in a toxicology screen. Dr. Kubicki acknowledges that he understands that the consumption or use of such substances, including but not limited to substances such as mouthwash or hand cleaning gel, may cause a positive drug screen that may not be able to be differentiated from intentional ingestion, and therefore such consumption or use is prohibited under this Consent Agreement.

All such urine screenings for drugs and alcohol shall be conducted through a Board-approved drug testing facility and collection site pursuant to the global contract between said facility and the Board, that provides for the Board to maintain ultimate control over the urine screening process and to preserve the confidentiality of all positive screening results in accordance with Section 4731.22(F)(5), Ohio Revised Code, and the screening process shall require a daily call-in procedure. Further, in the event that the Board exercises its discretion, as provided in Paragraph 11 below, to approve urine screenings to be conducted at an alternative drug testing facility and/or collection site or a supervising physician, such approval shall be expressly contingent upon the Board retaining ultimate control over the urine screening process in a manner that preserves the aforementioned confidentiality of all positive screening results.

Dr. Kubicki shall submit, at his expense and on the day selected, urine specimens for drug and/or alcohol analysis. All specimens submitted by Dr. Kubicki shall be negative, except for those substances prescribed, administered, or dispensed to him in

conformance with the terms, conditions and limitations set forth in this Consent Agreement. Refusal to submit such specimen, or failure to submit such specimen on the day he is selected or in such manner as the Board may request, shall constitute a violation of this Consent Agreement.

Further, within thirty days of the effective date of this Consent Agreement, Dr. Kubicki shall enter into the necessary financial and/or contractual arrangements with the Board-approved drug testing facility and/or collection site in order to facilitate the urine screening process in the manner required by this Consent Agreement. Further, Dr. Kubicki shall promptly provide to the Board written documentation of completion of such arrangements, including a copy of any contract entered into between Dr. Kubicki and the Board-approved drug testing facility and/or collection site. Dr. Kubicki's failure to timely complete such arrangements, or failure to timely provide written documentation to the Board of completion of such arrangements, shall constitute a violation of this Consent Agreement. However, Dr. Kubicki and the Board further agree that in the event Dr. Kubicki previously entered into the aforementioned financial and contractual agreements pursuant to the requirements of a prior consent agreement with the Board under which Dr. Kubicki is currently participating in an ongoing urine screening process, then this requirement shall be waived under the instant consent agreement.

Dr. Kubicki shall ensure that the urine screening process performed through the Board-approved drug testing facility and/or collection site requires a daily call-in procedure; that the urine specimens are obtained on a random basis; and that the giving of the specimen is witnessed by a reliable person. In addition, Dr. Kubicki and the Board-approved drug testing facility and collection site shall assure that appropriate control over the specimen is maintained and shall immediately inform the Board of any positive screening results.

Dr. Kubicki shall ensure that the Board-approved drug testing facility and/or collection site provides quarterly reports to the Board, in a format acceptable to the Board, verifying whether all urine screens have been conducted in compliance with this Consent Agreement, and whether all urine screens have been negative.

In the event that the Board-approved drug testing facility and/or collection site becomes unable or unwilling to serve as required by this Consent Agreement, Dr. Kubicki must immediately notify the Board in writing, and make arrangements acceptable to the Board pursuant to Paragraph 11 below, as soon as practicable. Dr. Kubicki shall further ensure that the Board-approved drug testing facility and/or collection site also notifies the Board directly of its inability to continue to serve and the reasons therefore.

Dr. Kubicki acknowledges that the Board expressly reserves the right to withdraw its approval of any drug testing facility and/or collection site in the event that the

Secretary and Supervising Member of the Board determine that the drug testing facility and/or collection site has demonstrated a lack of cooperation in providing information to the Board or for any other reason.

11. Dr. Kubicki and the Board agree that it is the intent of this Consent Agreement that Dr. Kubicki shall submit his urine specimens to the Board-approved drug testing facility and collection site chosen by the Board. However, in the event that utilizing said Board-approved drug testing facility and/or collection site creates an extraordinary hardship upon Dr. Kubicki, as determined in the sole discretion of the Board, then subject to the following requirements, the Board may approve an alternate drug testing facility and/or collection site, or a supervising physician, to facilitate the urine screening process for Dr. Kubicki:
 - a. Within thirty days of the date upon which Dr. Kubicki is notified of the Board's determination that utilizing the Board-approved drug testing facility and/or collection site constitutes an extraordinary hardship upon Dr. Kubicki, he shall submit to the Board in writing for its prior approval the identity of either an alternate drug testing facility and collection site, or the name of a proposed supervising physician, to whom Dr. Kubicki shall submit the required urine specimens. In approving a facility, entity, or an individual to serve in this capacity, the Board will give preference to a facility located near Dr. Kubicki's residence or employment location, or to a physician who practices in the same locale as Dr. Kubicki. Dr. Kubicki shall ensure that the urine screening process performed through the alternate drug testing facility and/or collection site, or through the supervising physician, requires a daily call-in procedure; that the urine specimens are obtained on a random basis; and that the giving of the specimen is witnessed by a reliable person. In addition, Dr. Kubicki acknowledges that the alternate drug testing facility and collection site, or the supervising physician, shall assure that appropriate control over the specimen is maintained and shall immediately inform the Board of any positive screening results.
 - b. Dr. Kubicki shall ensure that the alternate drug testing facility and/or collection site, or the supervising physician, provides quarterly reports to the Board, in a format acceptable to the Board, verifying whether all urine screens have been conducted in compliance with this Consent Agreement, and whether all urine screens have been negative.
 - c. In the event that the designated alternate drug testing facility and/or collection site, or the supervising physician, becomes unable or unwilling to so serve, Dr. Kubicki must immediately notify the Board in writing. Dr. Kubicki shall further ensure that the previously designated alternate drug testing facility and collection site, or the supervising physician, also notifies the Board directly of the inability to continue to serve and the reasons therefore. Further, in order to

ensure that there will be no interruption in his urine screening process, upon the previously approved alternate drug testing facility, collection site, or supervising physician becoming unable to serve, Dr. Kubicki shall immediately commence urine screening at the Board-approved drug testing facility and collection site chosen by the Board, until such time, if any, that the Board approves a subsequent alternate drug testing facility, collection site, or supervising physician, if requested by Dr. Kubicki.

- d. The Board expressly reserves the right to disapprove any entity or facility proposed to serve as Dr. Kubicki's designated alternate drug testing facility and/or collection site, or any person proposed to serve as his supervising physician, or to withdraw approval of any entity, facility or person previously approved to so serve in the event that the Secretary and Supervising Member of the Board determine that any such entity, facility or person has demonstrated a lack of cooperation in providing information to the Board or for any other reason.
12. All screening reports required under this Consent Agreement from the Board-approved drug testing facility and/or collection site, or from the alternate drug testing facility and/or collection site or supervising physician, must be received in the Board's offices no later than the due date for Dr. Kubicki's quarterly declaration. It is Dr. Kubicki's responsibility to ensure that reports are timely submitted.
13. The Board retains the right to require, and Dr. Kubicki agrees to submit, blood, urine, breath, saliva and/or hair specimens for screening for drugs and alcohol, for analysis of therapeutic levels of medications that may be prescribed for Dr. Kubicki, or for any other purpose, at Dr. Kubicki's expense upon the Board's request and without prior notice. Dr. Kubicki's refusal to submit a specimen upon request of the Board shall result in a minimum of one year of actual license suspension. Further, the collection of such specimens shall be witnessed by a representative of the Board, or another person acceptable to the Secretary or Supervising Member of the Board.

Monitoring Physician

14. Before engaging in any medical practice in Ohio, Dr. Kubicki shall submit to the Board in writing the name and curriculum vitae of a monitoring physician for prior written approval by the Secretary or Supervising Member of the Board. In approving an individual to serve in this capacity, the Secretary and Supervising Member will give preference to a physician who practices in the same locale as Dr. Kubicki and who is engaged in the same or similar practice specialty.

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

Board.

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

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

The Board expressly reserves the right to disapprove any person proposed to serve as Dr. Kubicki's designated monitoring physician, or to withdraw approval of any person previously approved to serve as Dr. Kubicki's designated monitoring physician, in the event that the Secretary and Supervising Member of the Board determine that any such monitoring physician has demonstrated a lack of cooperation in providing information to the Board or for any other reason.

Rehabilitation Program

15. Dr. Kubicki shall maintain participation in an alcohol and drug rehabilitation program, such as A.A., N.A., C.A., or Caduceus, no less than three times per week. Substitution of any other specific program must receive prior Board approval.

Dr. Kubicki shall submit acceptable documentary evidence of continuing compliance with this program, including submission to the Board of meeting attendance logs, which must be received in the Board's offices no later than the due date for Dr. Kubicki's quarterly declarations.

Aftercare

16. Dr. Kubicki shall contact an appropriate impaired physicians committee, approved by the Board, to arrange for assistance in recovery or aftercare.
17. Dr. Kubicki shall maintain continued compliance with the terms of the aftercare contract entered into with a Board-approved treatment provider, provided that, where

terms of the aftercare contract conflict with terms of this Consent Agreement, the terms of this Consent Agreement shall control.

Required Reporting to the Board

18. Dr. Kubicki shall immediately notify the Board in writing of any modification or change to any term, condition, or limitation imposed by the West Virginia Board in the Consent Order dated on or about June 30, 2010. Further, Dr. Kubicki shall immediately notify the Board in writing of any other, additional or further action taken against his certificate to practice held in West Virginia. Moreover, Dr. Kubicki shall provide acceptable documentation verifying any actions taken by the West Virginia Board.

Releases

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

Required Reporting by Licensee

20. Within thirty days of the effective date of this Consent Agreement, Dr. Kubicki shall provide a copy of this Consent Agreement to all employers or entities with which he is under contract to provide health care services (including but not limited to third party payors) or is receiving training, and the Chief of Staff at each hospital where he has privileges or appointments. Further, Dr. Kubicki shall promptly provide a copy of this Consent Agreement to all employers or entities with which he contracts to provide health care services, or applies for or receives training, and the Chief of Staff at each hospital where he applies for or obtains privileges or appointments. In the event that Dr. Kubicki provides any health care services or health care direction or medical oversight to any emergency medical services organization or emergency medical services provider, within thirty days of the effective date of this Consent Agreement Dr. Kubicki shall provide a copy of this Consent Agreement to the Ohio Department of Public Safety, Division of Emergency Medical Services. Further, Dr.

Kubicki shall provide the Board with one of the following documents as proof of each required notification within thirty days of the date of each such notification: (1) the return receipt of certified mail within thirty days of receiving that return receipt, (2) an acknowledgement of delivery bearing the original ink signature of the person to whom a copy of the Consent Agreement was hand delivered, (3) the original facsimile-generated report confirming successful transmission of a copy of the Consent Agreement to the person or entity to whom a copy of the Consent Agreement was faxed, or (4) an original computer-generated printout of electronic mail communication documenting the email transmission of a copy of the Consent Agreement to the person or entity to whom a copy of the Consent Agreement was emailed.

21. Within thirty days of the effective date of this Consent Agreement, Dr. Kubicki shall provide a copy of this Consent Agreement to the proper licensing authority of any state or jurisdiction in which he currently holds any professional license, as well as any federal agency or entity, including but not limited to the Drug Enforcement Agency, through which he currently holds any license or certificate. Dr. Kubicki further agrees to provide a copy of this Consent Agreement at time of application to the proper licensing authority of any state in which he applies for any professional license or for reinstatement of any professional license. Further, Dr. Kubicki shall provide the Board with one of the following documents as proof of each required notification within thirty days of the date of each such notification: (1) the return receipt of certified mail within thirty days of receiving that return receipt, (2) an acknowledgement of delivery bearing the original ink signature of the person to whom a copy of the Consent Agreement was hand delivered, (3) the original facsimile-generated report confirming successful transmission of a copy of the Consent Agreement to the person or entity to whom a copy of the Consent Agreement was faxed, or (4) an original computer-generated printout of electronic mail communication documenting the email transmission of a copy of the Consent Agreement to the person or entity to whom a copy of the Consent Agreement was emailed.
22. Dr. Kubicki shall promptly provide a copy of this Consent Agreement to all persons and entities that provide Dr. Kubicki chemical dependency treatment or monitoring. Further, Dr. Kubicki shall provide the Board with one of the following documents as proof of each required notification within thirty days of the date of each such notification: (1) the return receipt of certified mail within thirty days of receiving that return receipt, (2) an acknowledgement of delivery bearing the original ink signature of the person to whom a copy of the Consent Agreement was hand delivered, (3) the original facsimile-generated report confirming successful transmission of a copy of the Consent Agreement to the person or entity to whom a copy of the Consent Agreement was faxed, or (4) an original computer-generated printout of electronic mail communication documenting the email transmission of a copy of the Consent

Agreement to the person or entity to whom a copy of the Consent Agreement was emailed.

23. Dr. Kubicki shall notify the Board in writing of any change of principal practice address or residence address within thirty days of such change.

FAILURE TO COMPLY

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

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

DURATION/MODIFICATION OF TERMS

Dr. Kubicki shall not request termination of this Consent Agreement for a minimum of five years. In addition, Dr. Kubicki shall not request modification to the probationary terms, limitations, and conditions contained herein for at least one year, except that Dr. Kubicki may make such request with the mutual approval and joint recommendation of the Secretary and Supervising Member. Otherwise, the above-described terms, limitations and conditions may be amended or terminated in writing at any time upon the agreement of both parties.

In the event that the Board initiates future formal proceedings against Dr. Kubicki, including but not limited to issuance of a Notice of Opportunity for Hearing, this Consent Agreement shall continue in full force and effect until such time that it is superseded by ratification by the Board of a subsequent Consent Agreement or issuance by the Board of a final Board Order.

In the event that any term, limitation, or condition contained in this Consent Agreement is determined to be invalid by a court of competent jurisdiction, Dr. Kubicki and the Board agree that all other terms, limitations, and conditions contained in this Consent Agreement shall be unaffected.

ACKNOWLEDGMENTS/LIABILITY RELEASE

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

manner.

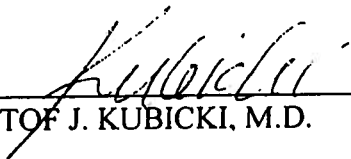
Any action initiated by the Board based on alleged violations of this Consent Agreement shall comply with the Administrative Procedure Act, Chapter 119., Ohio Revised Code.

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

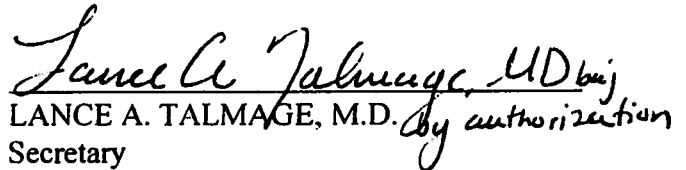
This Consent Agreement shall be considered a public record as that term is used in Section 149.43, Ohio Revised Code. Further, this information may be reported to appropriate organizations, data banks and governmental bodies. Dr. Kubicki acknowledges that his social security number will be used if this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

EFFECTIVE DATE

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



KRZYSZTOF J. KUBICKI, M.D.




LANCE A. TALMAGE, M.D. *by authorization*
Secretary

2/2/11

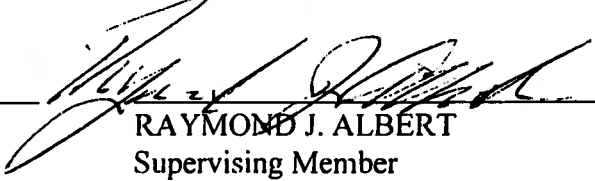
DATE

Feb. 9, 2011

DATE



CARL N. FRANKOVITCH
Attorney for Dr. Kubicki



RAYMOND J. ALBERT
Supervising Member

2/2/11

DATE

2/9/11

DATE

Mark R. Blackmer
MARK R. BLACKMER
Enforcement Attorney

February 3, 2018
DATE

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: KRZYSZTOF JERZY KUBICKI, M.D.

RdK 11/22/11
AMENDED **CONSENT ORDER**

W. Lee
11/18/11

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

FINDINGS OF FACT

1. Dr. Kubicki's West Virginia medical license, No. 17474, is currently surrendered to the Board, and he now desires to return to the active practice of medicine in the State of West Virginia.
2. On June 30, 2010, Dr. Kubicki and the Board entered into a Consent Order, wherein Dr. Kubicki's license was surrendered until such time as the Board could determine, in its sole discretion, that Dr. Kubicki was fully prepared to return safely to the active practice of medicine.
3. In July 2010, Dr. Kubicki completed in-patient treatment at the Talbott Recovery Campus in Atlanta, Georgia.
4. Correspondence was received from the West Virginia Medical Professionals Health Program ("WVMPHP") reporting that Dr. Kubicki entered into a formal agreement with the WVMPHP and continues to be in active recovery.

5. Dr. Kubicki appeared before the Complaint Committee on January 9, 2011, for a full discussion of this matter.

6. The Complaint Committee requested and reviewed at its March 2011 meeting the psychiatric and psychological evaluations of Dr. Kubicki from Talbott Recovery Campus, and a report of February 2011 of neuropsychological testing of Dr. Kubicki.

7. Practicing medicine without appropriate restrictions and limitations upon the license to practice medicine and surgery of Dr. Kubicki 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 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. Kubicki from the practice of medicine due to violations of the provisions of West Virginia Code § 30-3-14(c)(21), relating to the inability to practice medicine and surgery. . .with reasonable skill and safety due to. . .abuse of drugs or alcohol.

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. Kubicki enters into this Consent Order and complies with the terms and conditions set forth herein.

CONSENT

KRZYSZTOF JERZY KUBICKI, 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. Kubicki 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. Kubicki 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, the right to cross-examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Dr. Kubicki waives all such rights;

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

5. Dr. Kubicki 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. Kubicki, the Board hereby **ORDERS** as follows:

1. Dr. Kubicki's West Virginia medical license, No. 17474, is hereby **REINSTATED** and **SUSPENDED**. Such suspension is immediately **STAYED**, and effective upon entry of this Consent Order, Dr. Kubicki's license is placed on **PROBATION** for a period of two (2) years, subject to the following:

Commencing December 1, 2011, for a one (1) year period, Dr. Kubicki shall practice no more than ~~Dr. Kubicki shall practice no more than twenty (20) hours a week~~ forty (40) hours a week and may have on-call time no ~~for two (2) months and no more than thirty (30) hours a week for~~ more than once every third night, and one (1) weekend ~~the following four (4) months, and shall have no on-call time~~ per month; ~~during the six (6) month period;~~

b. Dr. Kubicki shall appear before the Board's Complaint Committee at its meeting in November ²⁰¹² ~~2011~~ and any time thereafter as the Committee deems appropriate;

c. Dr. Kubicki shall be a participant in the WVMPHP and remain in compliance with his agreement;

d. Dr. Kubicki shall identify a physician to be approved by the Board to supervise his practice of medicine; and such supervisor shall provide written reports to the Board every sixty (60) days describing the progress of Dr. Kubicki and attesting to the continued ability of Dr. Kubicki to practice medicine safely;

e. Should the performance of Dr. Kubicki at any time fall below the reasonable standard of care or otherwise endanger the health, safety, and welfare of patients, the Board-approved supervising physician shall immediately notify the Board;

f. If at any time the designated supervising physician is unwilling or unable to serve in that capacity, Dr. Kubicki shall have ten (10) working days from the date of the supervising physician's termination of service, to obtain another duly licensed supervising physician approved by the Board;

g. Dr. Kubicki shall refrain from the use of any controlled substances except for those specifically prescribed to him by another duly licensed physician; and

h. Dr. Kubicki shall refrain from ingesting alcohol.

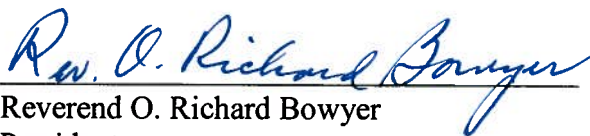
3. Dr. Kubicki shall remain in full compliance with the February 9, 2011, Consent Agreement he entered into with the State Medical Board of Ohio, attached hereto.

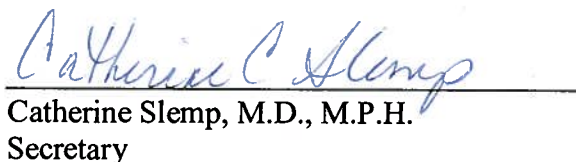
4. Within thirty (30) days of the entry of this Consent Order, Dr. Kubicki shall present a copy of this Consent Order to his approved supervising physician and any employer or health care or medical facility where Dr. Kubicki is authorized to practice medicine and surgery in the State of West Virginia, and during the period that this Consent Order is in effect, Dr. Kubicki shall provide a copy of this Consent Order to any prospective employer or health care or medical facility where Dr. Kubicki seeks to practice medicine and surgery in the State of West Virginia.

5. If Dr. Kubicki violates any of the terms of this Consent Order, as determined by the Board, the Board may terminate and dissolve the **STAY** of **SUSPENSION** herein imposed, upon written notice of the same to Dr. Kubicki, and Dr. Kubicki understands that, notwithstanding any provision of law to the contrary, such termination and dissolution of the **STAY** of **SUSPENSION** may occur without any hearing provided by the Board, and by his signing of this Consent Order, Dr. Kubicki has consented to the same.

Entered this 28th day of March _____, 2011.

WEST VIRGINIA BOARD OF MEDICINE


Reverend O. Richard Bowyer
President


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


KRZYSZTOF JERZY KUBICKI, M.D.

Date: 3/21/11

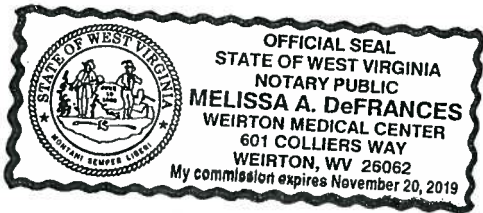
STATE OF West Virginia
COUNTY OF Brooke

I, Melissa DeFrances, a Notary Public in and for said county and state, do hereby certify that KRZYSZTOF JERZY KUBICKI, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 21 day of March, 2011.

My commission expires November 20, 2019.

Melissa A DeFrances
Notary Public



STEP II
CONSENT AGREEMENT
BETWEEN
KRZYSZTOF J. KUBICKI, M.D.,
AND
THE STATE MEDICAL BOARD OF OHIO

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

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

BASIS FOR ACTION

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

- A. The Board is empowered by Section 4731.22(B), Ohio Revised Code, to limit, revoke, suspend a certificate, refuse to register or reinstate an applicant, or reprimand or place on probation the holder of a certificate for violation of Section 4731.22(B)(26), Ohio Revised Code, for "impairment of ability to practice according to acceptable and prevailing standards of care because of habitual or excessive use or abuse of drugs, alcohol, or other substances that impair ability to practice;" and/or Section 4731.22(B)(22), Ohio Revised Code, for "[a]ny of the following actions taken by the agency responsible for regulating the practice of medicine and surgery, osteopathic medicine and surgery, podiatric medicine and surgery, or the limited branches of medicine in another jurisdiction, for any reason other than the nonpayment of fees: the limitation, revocation, or suspension of an individual's license to practice; acceptance of an individual's license surrender; denial of a license; refusal to renew or reinstate a license; imposition of probation; or issuance of an order of censure or other reprimand."

- B. The Board enters into this Consent Agreement in lieu of formal proceedings based upon the violation of Sections 4731.22(B)(26) and (B)(22), Ohio Revised Code, as set forth in Paragraph E of the Step I Consent Agreement Between Krzysztof J. Kubicki, M.D., and the State Medical Board of Ohio, effective August 11, 2010 [August 2010 Step I Consent Agreement], and as set forth in Paragraph E below. The Board expressly reserves the right to institute formal proceedings based upon any other violations of Chapter 4731. of the Revised Code, whether occurring before or after the

effective date of this Agreement, and such express reservation includes, but is not limited to, the right to institute formal proceedings based upon any violations involving patient care or otherwise involving patients other than as particularly described in Paragraph E of the August 2010 Step I Consent Agreement.

- C. Dr. Kubicki is seeking reinstatement of his certificate to practice medicine and surgery, license number 35.070327, which was indefinitely suspended, pursuant to the August 2010 Step I Consent Agreement, a copy of which is attached hereto and incorporated herein.
- D. Dr. Kubicki states that he is also licensed to practice medicine and surgery in the State of West Virginia, which license is currently restricted as was specifically identified in the August 2010 Step I Consent Agreement.
- E. Dr. Kubicki admits that after entering residential treatment for chemical dependency on or about April 30, 2010, at Talbott Recovery Campus [Talbott], a Board-approved treatment provider in Atlanta, Georgia, he was discharged, treatment complete, on or about July 30, 2010. Dr. Kubicki states, and the Board acknowledges receipt of information to support, that since being discharged from Talbott, he has remained compliant with his Continuing Care Plan, which is a recommended plan for recovery that was developed by the clinical team at Talbott. Dr. Kubicki further states, and the Board acknowledges receipt of information to support, that Dr. Kubicki has been a participant in, and has been monitored by, the West Virginia Medical Professionals Health Program [WVMPHP] since in or around August 2010, and that Dr. Kubicki has been compliant with the terms of the Continuing Recovery Contract Agreement that he entered into with the WVMPHP. Dr. Kubicki further states, and the Board acknowledges receipt of information to support, that Dr. Kubicki has been compliant with the terms of the aftercare contract he entered on or about December 31, 2010, including attending and participating in at least three 12-step meetings per week, attending at least one aftercare meeting per week, and submitting to random drug and alcohol testing. Dr. Kubicki admits that the aforementioned aftercare meeting remains in effect.

Dr. Kubicki states, and the Board acknowledges, that Richard N. Whitney, M.D., Medical Director at Shepherd Hill, and Bruce Merkin, M.D., who at the time of the assessment was with Glenbeigh Hospital, a Board-approved treatment provider in Rock Creek, Ohio, have each provided a written report indicating that Dr. Kubicki's ability to practice has been assessed and that he has been found capable of practicing according to acceptable and prevailing standards of care, so long as certain treatment and monitoring conditions are in place.

Accordingly, Dr. Kubicki states, and the Board acknowledges receipt to information to support, that Dr. Kubicki has substantially fulfilled the conditions for reinstatement

of his certificate to practice medicine and surgery in the State of Ohio, as established in the above-referenced August 2010 Step I Consent Agreement.

AGREED CONDITIONS

Wherefore, in consideration of the foregoing and mutual promises hereinafter set forth, and in lieu of any formal proceedings at this time, the certificate of Dr. Kubicki to practice medicine and surgery in the State of Ohio shall be REINSTATED, and Dr. Kubicki knowingly and voluntarily agrees with the Board to the following PROBATIONARY terms, conditions and limitations:

1. Dr. Kubicki shall obey all federal, state, and local laws, and all rules governing the practice of medicine in Ohio.
2. Dr. Kubicki shall submit quarterly declarations under penalty of Board disciplinary action and/or criminal prosecution, stating whether there has been compliance with all the conditions of this Consent Agreement. The first quarterly declaration must be received in the Board's offices on the date his quarterly declaration would have been due pursuant to his August 2010 Step I Consent Agreement with the Board, or as otherwise requested by the Board. Subsequent quarterly declarations must be received in the Board's offices on or before the first day of every third month.

At the time he submits his declaration of compliance, Dr. Kubicki shall also submit declarations under penalty of Board disciplinary action and/or criminal prosecution stating whether he has complied with all the terms, conditions, and limitations imposed by the West Virginia Board of Medicine [West Virginia Board] in a Consent Order dated on or about June 30, 2010, and/or in any subsequent Orders or Agreements entered by the West Virginia Board. Moreover, Dr. Kubicki shall cause to be submitted to the Board copies of any reports that he submits to the West Virginia Medical Board whenever and at the same time the West Virginia Board requires such submission.

3. Dr. Kubicki shall appear in person for an interview before the full Board or its designated representative. The first such appearance shall take place on the date his appearance would have been scheduled pursuant to his August 2010 Step I Consent Agreement with the Board. Subsequent personal appearances must occur every three months thereafter, and/or as otherwise requested by the Board. If an appearance is missed or is rescheduled for any reason, ensuing appearances shall be scheduled based on the appearance date as originally scheduled.
4. In the event Dr. Kubicki resides in Ohio in the future, Dr. Kubicki shall obtain permission from the Board for departures or absences from Ohio. Such periods of absence shall not reduce the probationary term, unless otherwise determined by motion of the Board for absences of three months or longer, or by the Secretary or the Supervising Member of the Board for absences of less than three months, in instances

where the Board can be assured that probationary monitoring is otherwise being performed. Further, the Secretary and Supervising Member of the Board shall have the discretion to grant a waiver of part or all of the probationary terms set forth in this Consent Agreement for occasional periods of absence of fourteen days or less. In the event that Dr. Kubicki resides and/or is employed at a location that is within fifty miles of the geographic border of Ohio and any of its contiguous states, Dr. Kubicki may travel between Ohio and that contiguous state without seeking prior approval of the Secretary or Supervising Member provided that Dr. Kubicki is able to otherwise maintain full compliance with all other terms, conditions and limitations set forth in this Consent Agreement.

5. In the event Dr. Kubicki is found by the Secretary of the Board to have failed to comply with any provision of this Consent Agreement, and is so notified of that deficiency in writing, such period(s) of noncompliance will not apply to the reduction of the probationary period under this Consent Agreement.

MONITORING OF REHABILITATION AND TREATMENT

Drug Associated Restrictions

6. Dr. Kubicki shall keep a log of all controlled substances prescribed. Such log shall be submitted, in the format approved by the Board, on the date upon which Dr. Kubicki's quarterly declaration is due, or as otherwise directed by the Board. Further, Dr. Kubicki shall make his patient records with regard to such prescribing available for review by an agent of the Board immediately upon request.
7. Dr. Kubicki shall not, without prior Board approval, administer, personally furnish, or possess (except as allowed under Paragraph 8 below) any controlled substances as defined by state or federal law. In the event that the Board agrees at a future date to modify this Consent Agreement to allow Dr. Kubicki to administer or personally furnish controlled substances, Dr. Kubicki shall keep a log of all controlled substances prescribed, administered or personally furnished. Such log shall be submitted in the format approved by the Board and shall be submitted to the Board no later than the date upon which Dr. Kubicki's quarterly declaration is due, or as otherwise directed by the Board. Further, Dr. Kubicki shall make his patient records with regard to such prescribing, administering, or personally furnishing available for review by an agent of the Board immediately upon request.

Sobriety

8. Dr. Kubicki shall abstain completely from the personal use or personal possession of drugs, except those prescribed, dispensed or administered to him by another so authorized by law who has full knowledge of Dr. Kubicki's history of chemical dependency. Further, in the event that Dr. Kubicki is so prescribed, dispensed or

administered any controlled substance, carisoprodol, or tramadol, Dr. Kubicki shall notify the Board in writing within seven days, providing the Board with the identity of the prescriber; the name of the drug Dr. Kubicki received; the medical purpose for which he received said drug; the date such drug was initially received; and the dosage, amount, number of refills, and directions for use. Further, within thirty days of the date said drug is so prescribed, dispensed, or administered to him, Dr. Kubicki shall provide the Board with either a copy of the written prescription or other written verification from the prescriber, including the dosage, amount, number of refills, and directions for use.

9. Dr. Kubicki shall abstain completely from the use of alcohol.

Drug and Alcohol Screens/Drug Testing Facility and Collection Site

10. Dr. Kubicki shall submit to random urine screenings for drugs and alcohol at least two times per month, or as otherwise directed by the Board. Dr. Kubicki shall ensure that all screening reports are forwarded directly to the Board on a quarterly basis. The drug testing panel utilized must be acceptable to the Secretary of the Board, and shall include Dr. Kubicki's drug(s) of choice.

Dr. Kubicki shall abstain from the use of any substance and the consumption of poppy seeds or any other food or liquid that may produce a low level positive result in a toxicology screen. Dr. Kubicki acknowledges that he understands that the consumption or use of such substances, including but not limited to substances such as mouthwash or hand cleaning gel, may cause a positive drug screen that may not be able to be differentiated from intentional ingestion, and therefore such consumption or use is prohibited under this Consent Agreement.

All such urine screenings for drugs and alcohol shall be conducted through a Board-approved drug testing facility and collection site pursuant to the global contract between said facility and the Board, that provides for the Board to maintain ultimate control over the urine screening process and to preserve the confidentiality of all positive screening results in accordance with Section 4731.22(F)(5), Ohio Revised Code, and the screening process shall require a daily call-in procedure. Further, in the event that the Board exercises its discretion, as provided in Paragraph 11 below, to approve urine screenings to be conducted at an alternative drug testing facility and/or collection site or a supervising physician, such approval shall be expressly contingent upon the Board retaining ultimate control over the urine screening process in a manner that preserves the aforementioned confidentiality of all positive screening results.

Dr. Kubicki shall submit, at his expense and on the day selected, urine specimens for drug and/or alcohol analysis. All specimens submitted by Dr. Kubicki shall be negative, except for those substances prescribed, administered, or dispensed to him in

conformance with the terms, conditions and limitations set forth in this Consent Agreement. Refusal to submit such specimen, or failure to submit such specimen on the day he is selected or in such manner as the Board may request, shall constitute a violation of this Consent Agreement.

Further, within thirty days of the effective date of this Consent Agreement, Dr. Kubicki shall enter into the necessary financial and/or contractual arrangements with the Board-approved drug testing facility and/or collection site in order to facilitate the urine screening process in the manner required by this Consent Agreement. Further, Dr. Kubicki shall promptly provide to the Board written documentation of completion of such arrangements, including a copy of any contract entered into between Dr. Kubicki and the Board-approved drug testing facility and/or collection site. Dr. Kubicki's failure to timely complete such arrangements, or failure to timely provide written documentation to the Board of completion of such arrangements, shall constitute a violation of this Consent Agreement. However, Dr. Kubicki and the Board further agree that in the event Dr. Kubicki previously entered into the aforementioned financial and contractual agreements pursuant to the requirements of a prior consent agreement with the Board under which Dr. Kubicki is currently participating in an ongoing urine screening process, then this requirement shall be waived under the instant consent agreement.

Dr. Kubicki shall ensure that the urine screening process performed through the Board-approved drug testing facility and/or collection site requires a daily call-in procedure; that the urine specimens are obtained on a random basis; and that the giving of the specimen is witnessed by a reliable person. In addition, Dr. Kubicki and the Board-approved drug testing facility and collection site shall assure that appropriate control over the specimen is maintained and shall immediately inform the Board of any positive screening results.

Dr. Kubicki shall ensure that the Board-approved drug testing facility and/or collection site provides quarterly reports to the Board, in a format acceptable to the Board, verifying whether all urine screens have been conducted in compliance with this Consent Agreement, and whether all urine screens have been negative.

In the event that the Board-approved drug testing facility and/or collection site becomes unable or unwilling to serve as required by this Consent Agreement, Dr. Kubicki must immediately notify the Board in writing, and make arrangements acceptable to the Board pursuant to Paragraph 11 below, as soon as practicable. Dr. Kubicki shall further ensure that the Board-approved drug testing facility and/or collection site also notifies the Board directly of its inability to continue to serve and the reasons therefore.

Dr. Kubicki acknowledges that the Board expressly reserves the right to withdraw its approval of any drug testing facility and/or collection site in the event that the

Secretary and Supervising Member of the Board determine that the drug testing facility and/or collection site has demonstrated a lack of cooperation in providing information to the Board or for any other reason.

11. Dr. Kubicki and the Board agree that it is the intent of this Consent Agreement that Dr. Kubicki shall submit his urine specimens to the Board-approved drug testing facility and collection site chosen by the Board. However, in the event that utilizing said Board-approved drug testing facility and/or collection site creates an extraordinary hardship upon Dr. Kubicki, as determined in the sole discretion of the Board, then subject to the following requirements, the Board may approve an alternate drug testing facility and/or collection site, or a supervising physician, to facilitate the urine screening process for Dr. Kubicki:
 - a. Within thirty days of the date upon which Dr. Kubicki is notified of the Board's determination that utilizing the Board-approved drug testing facility and/or collection site constitutes an extraordinary hardship upon Dr. Kubicki, he shall submit to the Board in writing for its prior approval the identity of either an alternate drug testing facility and collection site, or the name of a proposed supervising physician, to whom Dr. Kubicki shall submit the required urine specimens. In approving a facility, entity, or an individual to serve in this capacity, the Board will give preference to a facility located near Dr. Kubicki's residence or employment location, or to a physician who practices in the same locale as Dr. Kubicki. Dr. Kubicki shall ensure that the urine screening process performed through the alternate drug testing facility and/or collection site, or through the supervising physician, requires a daily call-in procedure; that the urine specimens are obtained on a random basis; and that the giving of the specimen is witnessed by a reliable person. In addition, Dr. Kubicki acknowledges that the alternate drug testing facility and collection site, or the supervising physician, shall assure that appropriate control over the specimen is maintained and shall immediately inform the Board of any positive screening results.
 - b. Dr. Kubicki shall ensure that the alternate drug testing facility and/or collection site, or the supervising physician, provides quarterly reports to the Board, in a format acceptable to the Board, verifying whether all urine screens have been conducted in compliance with this Consent Agreement, and whether all urine screens have been negative.
 - c. In the event that the designated alternate drug testing facility and/or collection site, or the supervising physician, becomes unable or unwilling to so serve, Dr. Kubicki must immediately notify the Board in writing. Dr. Kubicki shall further ensure that the previously designated alternate drug testing facility and collection site, or the supervising physician, also notifies the Board directly of the inability to continue to serve and the reasons therefore. Further, in order to

ensure that there will be no interruption in his urine screening process, upon the previously approved alternate drug testing facility, collection site, or supervising physician becoming unable to serve, Dr. Kubicki shall immediately commence urine screening at the Board-approved drug testing facility and collection site chosen by the Board, until such time, if any, that the Board approves a subsequent alternate drug testing facility, collection site, or supervising physician, if requested by Dr. Kubicki.

- d. The Board expressly reserves the right to disapprove any entity or facility proposed to serve as Dr. Kubicki's designated alternate drug testing facility and/or collection site, or any person proposed to serve as his supervising physician, or to withdraw approval of any entity, facility or person previously approved to so serve in the event that the Secretary and Supervising Member of the Board determine that any such entity, facility or person has demonstrated a lack of cooperation in providing information to the Board or for any other reason.
12. All screening reports required under this Consent Agreement from the Board-approved drug testing facility and/or collection site, or from the alternate drug testing facility and/or collection site or supervising physician, must be received in the Board's offices no later than the due date for Dr. Kubicki's quarterly declaration. It is Dr. Kubicki's responsibility to ensure that reports are timely submitted.
 13. The Board retains the right to require, and Dr. Kubicki agrees to submit, blood, urine, breath, saliva and/or hair specimens for screening for drugs and alcohol, for analysis of therapeutic levels of medications that may be prescribed for Dr. Kubicki, or for any other purpose, at Dr. Kubicki's expense upon the Board's request and without prior notice. Dr. Kubicki's refusal to submit a specimen upon request of the Board shall result in a minimum of one year of actual license suspension. Further, the collection of such specimens shall be witnessed by a representative of the Board, or another person acceptable to the Secretary or Supervising Member of the Board.

Monitoring Physician

14. Before engaging in any medical practice in Ohio, Dr. Kubicki shall submit to the Board in writing the name and curriculum vitae of a monitoring physician for prior written approval by the Secretary or Supervising Member of the Board. In approving an individual to serve in this capacity, the Secretary and Supervising Member will give preference to a physician who practices in the same locale as Dr. Kubicki and who is engaged in the same or similar practice specialty.

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

Board.

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

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

The Board expressly reserves the right to disapprove any person proposed to serve as Dr. Kubicki's designated monitoring physician, or to withdraw approval of any person previously approved to serve as Dr. Kubicki's designated monitoring physician, in the event that the Secretary and Supervising Member of the Board determine that any such monitoring physician has demonstrated a lack of cooperation in providing information to the Board or for any other reason.

Rehabilitation Program

15. Dr. Kubicki shall maintain participation in an alcohol and drug rehabilitation program, such as A.A., N.A., C.A., or Caduceus, no less than three times per week. Substitution of any other specific program must receive prior Board approval.

Dr. Kubicki shall submit acceptable documentary evidence of continuing compliance with this program, including submission to the Board of meeting attendance logs, which must be received in the Board's offices no later than the due date for Dr. Kubicki's quarterly declarations.

Aftercare

16. Dr. Kubicki shall contact an appropriate impaired physicians committee, approved by the Board, to arrange for assistance in recovery or aftercare.
17. Dr. Kubicki shall maintain continued compliance with the terms of the aftercare contract entered into with a Board-approved treatment provider, provided that, where

terms of the aftercare contract conflict with terms of this Consent Agreement, the terms of this Consent Agreement shall control.

Required Reporting to the Board

18. Dr. Kubicki shall immediately notify the Board in writing of any modification or change to any term, condition, or limitation imposed by the West Virginia Board in the Consent Order dated on or about June 30, 2010. Further, Dr. Kubicki shall immediately notify the Board in writing of any other, additional or further action taken against his certificate to practice held in West Virginia. Moreover, Dr. Kubicki shall provide acceptable documentation verifying any actions taken by the West Virginia Board.

Releases

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

Required Reporting by Licensee

20. Within thirty days of the effective date of this Consent Agreement, Dr. Kubicki shall provide a copy of this Consent Agreement to all employers or entities with which he is under contract to provide health care services (including but not limited to third party payors) or is receiving training, and the Chief of Staff at each hospital where he has privileges or appointments. Further, Dr. Kubicki shall promptly provide a copy of this Consent Agreement to all employers or entities with which he contracts to provide health care services, or applies for or receives training, and the Chief of Staff at each hospital where he applies for or obtains privileges or appointments. In the event that Dr. Kubicki provides any health care services or health care direction or medical oversight to any emergency medical services organization or emergency medical services provider, within thirty days of the effective date of this Consent Agreement Dr. Kubicki shall provide a copy of this Consent Agreement to the Ohio Department of Public Safety, Division of Emergency Medical Services. Further, Dr.

Kubicki shall provide the Board with one of the following documents as proof of each required notification within thirty days of the date of each such notification: (1) the return receipt of certified mail within thirty days of receiving that return receipt, (2) an acknowledgement of delivery bearing the original ink signature of the person to whom a copy of the Consent Agreement was hand delivered, (3) the original facsimile-generated report confirming successful transmission of a copy of the Consent Agreement to the person or entity to whom a copy of the Consent Agreement was faxed, or (4) an original computer-generated printout of electronic mail communication documenting the email transmission of a copy of the Consent Agreement to the person or entity to whom a copy of the Consent Agreement was emailed.

21. Within thirty days of the effective date of this Consent Agreement, Dr. Kubicki shall provide a copy of this Consent Agreement to the proper licensing authority of any state or jurisdiction in which he currently holds any professional license, as well as any federal agency or entity, including but not limited to the Drug Enforcement Agency, through which he currently holds any license or certificate. Dr. Kubicki further agrees to provide a copy of this Consent Agreement at time of application to the proper licensing authority of any state in which he applies for any professional license or for reinstatement of any professional license. Further, Dr. Kubicki shall provide the Board with one of the following documents as proof of each required notification within thirty days of the date of each such notification: (1) the return receipt of certified mail within thirty days of receiving that return receipt, (2) an acknowledgement of delivery bearing the original ink signature of the person to whom a copy of the Consent Agreement was hand delivered, (3) the original facsimile-generated report confirming successful transmission of a copy of the Consent Agreement to the person or entity to whom a copy of the Consent Agreement was faxed, or (4) an original computer-generated printout of electronic mail communication documenting the email transmission of a copy of the Consent Agreement to the person or entity to whom a copy of the Consent Agreement was emailed.
22. Dr. Kubicki shall promptly provide a copy of this Consent Agreement to all persons and entities that provide Dr. Kubicki chemical dependency treatment or monitoring. Further, Dr. Kubicki shall provide the Board with one of the following documents as proof of each required notification within thirty days of the date of each such notification: (1) the return receipt of certified mail within thirty days of receiving that return receipt, (2) an acknowledgement of delivery bearing the original ink signature of the person to whom a copy of the Consent Agreement was hand delivered, (3) the original facsimile-generated report confirming successful transmission of a copy of the Consent Agreement to the person or entity to whom a copy of the Consent Agreement was faxed, or (4) an original computer-generated printout of electronic mail communication documenting the email transmission of a copy of the Consent

Agreement to the person or entity to whom a copy of the Consent Agreement was emailed.

23. Dr. Kubicki shall notify the Board in writing of any change of principal practice address or residence address within thirty days of such change.

FAILURE TO COMPLY

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

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

DURATION/MODIFICATION OF TERMS

Dr. Kubicki shall not request termination of this Consent Agreement for a minimum of five years. In addition, Dr. Kubicki shall not request modification to the probationary terms, limitations, and conditions contained herein for at least one year, except that Dr. Kubicki may make such request with the mutual approval and joint recommendation of the Secretary and Supervising Member. Otherwise, the above-described terms, limitations and conditions may be amended or terminated in writing at any time upon the agreement of both parties.

In the event that the Board initiates future formal proceedings against Dr. Kubicki, including but not limited to issuance of a Notice of Opportunity for Hearing, this Consent Agreement shall continue in full force and effect until such time that it is superseded by ratification by the Board of a subsequent Consent Agreement or issuance by the Board of a final Board Order.

In the event that any term, limitation, or condition contained in this Consent Agreement is determined to be invalid by a court of competent jurisdiction, Dr. Kubicki and the Board agree that all other terms, limitations, and conditions contained in this Consent Agreement shall be unaffected.

ACKNOWLEDGMENTS/LIABILITY RELEASE

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

manner.

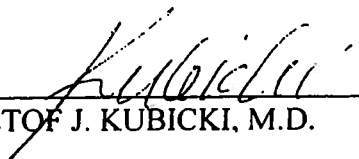
Any action initiated by the Board based on alleged violations of this Consent Agreement shall comply with the Administrative Procedure Act, Chapter 119., Ohio Revised Code.

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

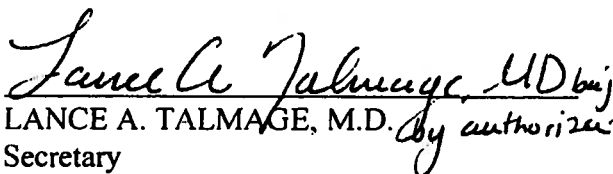
This Consent Agreement shall be considered a public record as that term is used in Section 149.43, Ohio Revised Code. Further, this information may be reported to appropriate organizations, data banks and governmental bodies. Dr. Kubicki acknowledges that his social security number will be used if this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

EFFECTIVE DATE

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



KRZYSZTOF J. KUBICKI, M.D.



LANCE A. TALMAGE, M.D. *by authorization*
Secretary

2/2/11

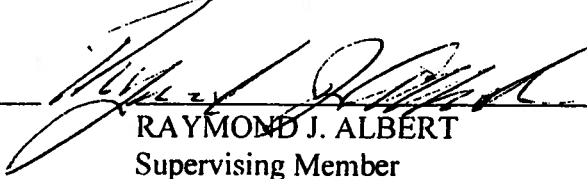
DATE

Feb. 9, 2011

DATE



CARL N. FRANKOVITCH
Attorney for Dr. Kubicki



RAYMOND J. ALBERT
Supervising Member

2/2/11

DATE

2/9/11

DATE

Mark R. Blackmer
MARK R. BLACKMER
Enforcement Attorney

February 3, 2010
DATE

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: JOSIAH KENNETH LILLY, III, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Dr. Lilly currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 11322, issued originally in 1977. Dr. Lilly's address of record is in Charleston, West Virginia.
2. On or about July 9, 2009, the Board received a report from the Acting State Health Officer of the West Virginia Bureau for Public Health Center for Threat Preparedness ("BPH"). The subject matter of the report was a joint West Virginia Department of Health and Human Resources/Center for Disease Control ("CDC") investigation into an outbreak of invasive Methicillin-sensitive Staphylococcus Aureus ("MSSA") infection at the Charleston, West Virginia, outpatient pain management clinic operated by Dr. Lilly ("Clinic").
3. On July 12, 2009, the Complaint Committee ("Committee") of the Board reviewed the report it received from the BPH.
4. The report provided by the BPH identified breaches in standard infection control practices applicable to invasive procedures performed at the Clinic. The full cohort reviewed by the BPH/CDC included all patients receiving an injection procedure at the Clinic between April 27 and May 13, 2009.

5. The BPH/CDC report indicated that these breaches in standard infection control practices may reasonably be considered a contributing factor in the occurrence of infection in six confirmed patient cases and two probable patient cases, which led to complications in those patients including: meningitis, epidural abscess, and septicemia.

6. On July 13, 2009, the Committee initiated a complaint against Dr. Lilly based upon the information provided by the BPH.

7. Dr. Lilly responded timely to the complaint and appeared for an informal discussion with the Committee at its regular meeting in November 2009.

8. On July 10, 2010, the Board's Professional Liability Committee referred to the Complaint Committee the matter of multiple settlements made on behalf of Dr. Lilly. At the time of the referral there were fifty-eight (58) settlements of which the Board was aware. Currently, the Board is aware of one hundred and eight (108) settlements arising out of the events described in the report provided to the Board by the BPH. The settlements, the majority of which were for nominal amounts, ranged in value from one dollar (\$1) to four hundred thousand dollars (\$400,000), with a total aggregate value of over two million dollars (\$2,000,000).

9. The Complaint Committee reviewed the materials forwarded by the Professional Liability Committee at the Complaint Committee's regular meeting on July 11, 2010. The Complaint Committee determined that the matter referred to it (the settlements made on behalf of Dr. Lilly) was related to the care of Dr. Lilly's patients who were exposed, and those potentially exposed, to MSSA in the same time period and based upon the same circumstances as those investigated by the West Virginia Department of Health and Human Resources and the Center for Disease Control.

10. The Complaint Committee filed an Amended Initiated Complaint in relation to the matters contained in the Initiated Complaint (excepting the dispensing allegation, which was

resolved prior to the issuance of the Amended Initiated Complaint) as well as the matters referred to the Complaint Committee from the Professional Liability Committee in regard to the multiple medical malpractice settlements, which arose from a common factual nexus as those matters addressed in the Initiated Complaint.

11. On May 17, 2011, the Board filed a Complaint Notice of Hearing and the matter was set for hearing on August 4 and August 5, 2011. On June 10, 2011, Dr. Lilly filed an Answer to the Complaint Notice of Hearing.

12. On June 24, 2011, the Board filed an Amended Complaint Notice of Hearing and on July 7, 2011, the Board filed a Second Amended Notice of Hearing, each of which added information regarding additional settlements with patients which had been reached. Dr. Lilly filed an Answer to the Amended Complaint on July 22, 2011, and an Answer to the Second Amended Complaint on August 3, 2011.

13. On July 27, 2011, at Respondent's request, the hearing examiner entered an Order continuing the hearing to October 3-5, 2011, in order to allow time to conduct out-of-state depositions of Respondent's experts.

14. Dr. Lilly now wishes to terminate and conclude the dispute that the Board has with him resulting from the one hundred and eight (108) claims referenced in these Findings of Fact.

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. Lilly pursuant to: W.Va. Code §30-3-14(c)(17) and (20) and 11 CSR 1A 12.1(i) and (x), relating to demonstrating a lack of professional competence to practice medicine with a reasonable degree of skill and safety

for patients; and W.Va. Code §30-3-14(c)(17) and 11 CSR 1A 12.1(aa), relating to delegating professional responsibilities to a person whom the licensee knew or had reason to know is not qualified by training or experience to perform the responsibilities.

3. The Board has determined that it is appropriate and in the public interest to proceed without conducting a hearing, subject to Dr. Lilly entering into this Consent Order.

CONSENT

Josiah Kenneth Lilly, III, 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. Lilly 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. Lilly 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, the right to cross-examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Dr. Lilly waives all such rights;

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

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

1. Dr. Lilly's license to practice medicine in the State of West Virginia shall be placed on **PROBATION** for a period of five (5) years from the date of the entry of this Order, and Dr. Lilly may continue to practice medicine without restriction, pending his compliance with the terms and conditions set forth herein;
2. Dr. Lilly is hereby **PUBLICLY REPRIMANDED** due to the significant breaches in standard infection control practices applicable to invasive procedures performed at his clinic, believed to be a contributing factor in leading to infection in six confirmed patients and two probable patients;
3. Throughout the period of his probation, Dr. Lilly agrees not to establish or be in solo practice for an independent pain management clinic;
4. Dr. Lilly is hereby **FINED** in the amount of five thousand dollars (\$5,000.00) which fine shall be paid to the Board within sixty (60) days of the entry of this Order;
5. Within the period of his probation, Dr. Lilly shall perform twenty (20) hours of charitable community service, without compensation. This service may be fulfilled with medical practice or by teaching medical groups and/or personnel infectious disease control and methodology (following the guidelines provided by Duke University in its review of Dr. Lilly's clinic). Dr. Lilly shall provide documentation of the completion of this service in a form acceptable to the Board;
6. Throughout the period of his probation, Dr. Lilly shall obey all state, federal and local laws, and all the rules governing the practice of medicine in West Virginia;

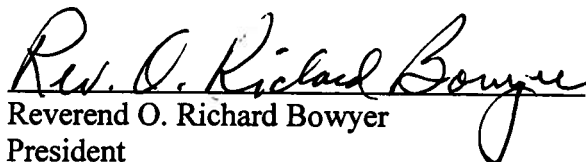
7. Should Dr. Lilly let his license to practice medicine in West Virginia expire, the term of **PROBATION** shall be tolled, to begin running again if and when Dr. Lilly resumes the practice of medicine in West Virginia;

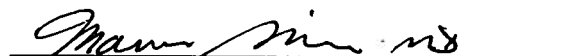
8. Should Dr. Lilly fail to comply with any term or condition of this Order, as determined by the Board in its sole discretion, the Board shall terminate Dr. Lilly's **PROBATION** and his license may be **SUSPENDED** without further notice or process.

9. The Board retains jurisdiction in this matter and may, in its sole discretion, initiate a new complaint based upon any violation of this Order.

The foregoing Order was entered this 14th day of November, 2011.

WEST VIRGINIA BOARD OF MEDICINE


Reverend O. Richard Bowyer
President


Marian Swinker, MD, MPH
Secretary


Josiah Kenneth Lilly, III, M.D.

Date: 9/21/2011

STATE OF WEST VIRGINIA

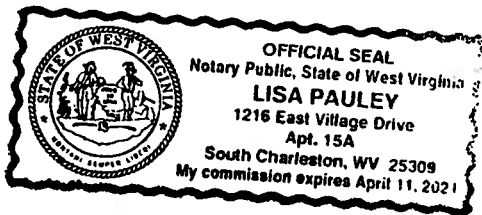
COUNTY OF Kanawha

I, Lisa Pauley, a Notary Public in and for said county and state do hereby certify that Josiah Kenneth Lilly, III, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 21st day of September, 2011.

My commission expires April 11, 2021.

Lisa Pauley
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: DANIEL MICHAEL LORENZO, JR., M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Dr. Lorenzo held medical License Number 21244 in the State of West Virginia, which license lapsed July 1, 2006, and Dr. Lorenzo's address of record with the Board is in Greensburg, Pennsylvania.

2. In February 2011, Dr. Lorenzo requested reactivation of License Number 21244 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. Lorenzo had not received fifty (50) hours of continuing medical education for one (1) of the three (3) two (2) year cycles during the period that his license had been lapsed, and that it was necessary for him to request that the Board accept the total number of hours he submitted for all of the three (3) two (2) year time periods which are more than sufficient.

3. Dr. Lorenzo meets the requirements for active licensure under the West Virginia Medical Practice Act, as he acquired a satisfactory total number of continuing education hours, but for him to receive reactivation of his license without an appropriate condition and limitation upon his active license, under all the circumstances of this case, could adversely affect the health and welfare of patients.

CONCLUSIONS OF LAW

1. Probable cause exists to deny Dr. Lorenzo 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(bb) relating to failing to comply with the Board requirements relating to continuing medical education.

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

CONSENT

Daniel Michael Lorenzo, 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. Lorenzo 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. Lorenzo 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, the right to cross-examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Dr. Lorenzo waives all such rights;

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

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


1. Dr. Lorenzo is granted **ACTIVE** status for medical License Number 21244, in the State of West Virginia, effective upon date of entry of this Consent Order.

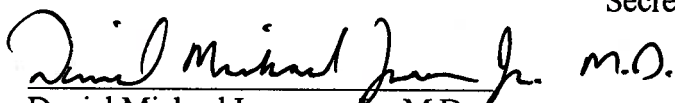
2. On or before August 1, 2011, Dr. Lorenzo shall pay a fine of one thousand dollars (\$1,000) for failing to comply with the Board's continuing medical education requirements, as set forth in the Findings of Fact in this Consent Order, the receipt of which one thousand dollars (\$1,000) is acknowledged by the signatures hereon of the President and Secretary of the Board.

The foregoing Consent Order was entered this 22nd day of July, 2011.

WEST VIRGINIA BOARD OF MEDICINE


Reverend O. Richard Bowyer
President


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


Daniel Michael Lorenzo, Jr., M.D.

Date: 7/12/2011

STATE OF Pennsylvania

COUNTY OF Westmoreland

Bonnie Sanderbeck, a Notary Public for said county and state do hereby certify that Daniel Michael Lorenzo, Jr., M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 12th day of July, 2011.

My commission expires May 15, 2013.

Bonnie Sanderbeck
Notary Public

COMMONWEALTH OF PENNSYLVANIA
Notarial Seal
Bonnie Sanderbeck, Notary Public
City of Greensburg, Westmoreland County
My Commission Expires May 15, 2013
Member, Pennsylvania Association of Notaries

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: TARIQ MAHMOOD MALIK, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Tariq Mahmood Malik, M.D. ("Dr. Malik"), pursuant to the provisions of W. Va. Code § 30-3-1, *et seq.*, freely and voluntarily enter into the following:

FINDINGS OF FACT

1. Dr. Malik held a license to practice medicine and surgery in the State of West Virginia, License No. 23794, originally issued by the Board in 2009. Dr. Malik's license expired on June 30, 2011. Dr. Malik's address of record with the Board is in Rockville, Maryland.
2. On or about March 16, 2011, during which time Dr. Malik held an active license the West Virginia Board of Medicine received notice via the Board Action Disciplinary Report that Dr. Malik was disciplined by the State of Massachusetts. The West Virginia Board of Medicine requested records in relation to this discipline by letter of March 17, 2011. The Massachusetts Board of Registration in Medicine responded to the request by forwarding information in relation to the discipline enacted by the State of Massachusetts.
3. The Massachusetts Board of Registration in Medicine entered a Consent Order, reprimanding Dr. Malik and fining him \$5,000.00 for committing misconduct in the practice of medicine by failing to support continuity of care and failing to give advance notice of withdrawal from his patient's cases. The Consent Order notes that this failure of Dr. Malik is in violation of Massachusetts G.L. c. 112, § 5(c) and 243 CMR 1.03(5)(a)(18).

4. On May 15, 2011, the Complaint Committee of the West Virginia Board of Medicine reviewed all of the materials forwarded by the Massachusetts Board of Registration in Medicine in relation to Dr. Malik.

5. On May 16, 2011, the Board initiated a complaint against Dr. Malik, alleging that Dr. Malik had had his license acted upon in another state.

6. Dr. Malik initially failed to respond to the initiated complaint, but provided a copy of the Massachusetts Consent Order to the Board on June 2, 2011.

7. On or about August 1, 2011, Dr. Malik filed a response with the Board and on September 11, 2011, Dr. Malik appeared for a full discussion of the matter before the Complaint Committee of the Board.

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. West Virginia Code §30-3-1.

2. Probable cause exists to substantiate charges pursuant to West Virginia Code §30-3-14 (c)(17) and 11 CSR 1A 12.1(g), relating to disciplinary action being taken against a medical license in another jurisdiction.

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. Malik enters into this Consent Order.

CONSENT

Tariq Mahmood Malik, 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. Malik acknowledges 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. Malik 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, the right to cross-examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Dr. Malik waives all such rights;

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

5. Dr. Malik 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 the foregoing consent of Dr. Malik, the West Virginia Board of Medicine **ORDERS** that Dr. Malik is hereby **PUBLICLY REPRIMANDED** for his unprofessional conduct.

The foregoing "Consent Order" of TARIQ MAHMOOD MALIK, M.D. was:

Entered this 5th day of October 2011.

WEST VIRGINIA BOARD OF MEDICINE

Rev. O. Richard Bowyer
Reverend O. Richard Bowyer
President

Marian Swinker
Marian Swinker, MD, MPH
Secretary

Tariq Mahmood
Tariq Mahmood Malik, M.D.

Date: Sept- 23 2011

STATE OF New Jersey

COUNTY OF Somerset, to-wit:

I Susan Guerrino a Notary Public for said county and state do hereby certify that Tariq Mahmood Malik, M.D., whose name is signed above, has this day acknowledged the same before me.

Given under my hand this 23rd day of Sept, 2011.

My Commission expires 12/16/2013

Susan Guerrino
NOTARY PUBLIC

SUSAN GUERRINO
Notary Public #2360695
State of New Jersey
Commission Expires 12/16/2013



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: RAJAN BAKHSHISH MASIH, M.D.

**ORDER OF REVOCATION OF LICENSE
TO PRACTICE MEDICINE AND SURGERY**

1. Until it expired June 30, 2011, Rajan Bakhshish Masih, M.D. ("Dr. Masih") held a license to practice medicine and surgery in the State of West Virginia, License No. 19166, issued originally in September 1997, by the West Virginia Board of Medicine ("Board"). Dr. Masih's address of record with the Board is in Petersburg, West Virginia.
2. In September 2010, in the case United States of America v. Dr. Rajan Bakhshish Masih, Criminal No. 2:10CR16, Dr. Masih entered a plea of guilty in the United States District Court, Northern District of West Virginia, to one (1) count of distribution of a schedule II controlled substance, Hydromorphone, to a person, not for a legitimate medical purpose but outside the usual course of professional medical practice and exceeding the bounds of professional medical practice, all in violation of Title 21, United States Code, Sections 841 (a)(1) and 841 (b)(1)(C).
3. In May 2011, in the case United States of America v. Rajan Bakhshish Masih, a Judgment in a Criminal Case was entered in the United States District Court for the Northern District of West Virginia wherein Dr. Masih was adjudicated guilty of the offense of Distribution of a Schedule II Controlled Substance, 21 U.S.C. sections 841 (a)(1) and 841 (b)(1)(C).

4. Under the provisions of Title 21, United States Code, Section 841(a)(1) and Title 18, United States Code, Section 3559 (a), a violation of Title 21, United States Code Section 841(a)(1) is a felony involving unlawfully knowingly or intentionally distributing or dispensing a controlled substance.

5. Under the provisions of West Virginia 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.

6. Attached to this Order, and incorporated by reference herein, are certified copies of:

A. A one (1) page Information in United States of America v. Dr. Rajan Bakhshish Masih, Criminal No. 2:10-CR-16;

B. A five (5) page letter In Re: United States v. Rajan Masih, Criminal No. 2:09 CR 24 (Indictment) and 2:10CR16 (Information), dated September 15, 2010, from William J. Ihlenfeld II, United States Attorney, By Stephen D. Warner, Assistant United States Attorney, to Stephen G. Jory, Esq., Counsel for Dr. Masih, signed on the bottom of each page by Mr. Jory and by Dr. Masih, and dated at the bottom of each page 9-16-10;

C. A five (5) page Order in United States of America v. Dr. Rajan Bakhshish Masih, Criminal No. 2:10CR16 dated September 16, 2010 signed by United States District Judge John Preston Bailey; and

D. A six (6) page Judgment in a Criminal Case entered May 12, 2011, by United States District Judge John Preston Bailey in the case United States of America v. Rajan Bakhshish Masih, Case Number 2:10CR00016.

7. Copies of the above referenced documents having been presented to the Board at a regular meeting of the said Board of July 11, 2011, where a quorum of said Board was present and voting, the Board determined that Dr. Masih has been found guilty by a court of competent jurisdiction of a felony involving unlawfully distributing and dispensing controlled substances under State or Federal law for other than generally accepted therapeutic purposes, and concluded as a matter of law, the license to practice medicine and surgery of Dr. Masih, License No. 19166, must be revoked under the provisions of West Virginia Code § 30-3-14(d), and accordingly, the Board, with no dissenting votes, voted at said regular meeting to REVOKE the license to practice medicine and surgery of Rajan Bakhshish Masih, M.D., License No. 19166, effective July 12, 2011.

8. In so voting, the Board noted that in paragraph five (5) on page two (2) of the five (5) page letter in In Re: United States v. Rajan Masih, Criminal No. 2:10CR16 dated September 15, 2010, signed by Stephen D.

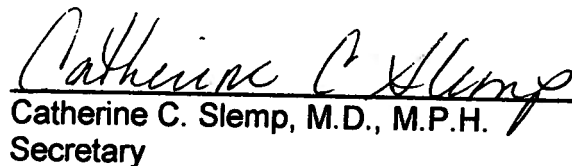
Warner for William J. Ihlenfeld II, noted above in paragraph 6.B., it states that "Immediately following the sentencing hearing, the defendant will surrender his license to practice medicine, for life." This provision of the Order in no way obviates the need for the Board to exercise its statutory duties and responsibilities expressed in West Virginia Code § 30-3-14(d). Likewise, by not attempting to renew License No. 19166 with the West Virginia Board of Medicine, effective July 1, 2011, Dr. Masih may not avoid the imposition of revocation by the Board of Medicine of License No. 19166 pursuant to West Virginia Code §30-3-14(d).

WHEREFORE, it is ORDERED that the license to practice medicine and surgery of Rajan Bakhshish Masih, M.D., License No. 19166, issued by the Board originally in 1997, is **REVOKED**, effective July 12, 2011.

Entered this 11th day of July 2011.

WEST VIRGINIA BOARD OF MEDICINE


Reverend O. Richard Bowyer
President


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

U.S. DISTRICT COURT
FILED AT WHEELING, WV

SEP 16 2010

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF WEST VIRGINIA

NORTHERN DISTRICT OF WV
OFFICE OF THE CLERK

UNITED STATES OF AMERICA,
Plaintiff,

v.

Criminal No. 2:10-CR-16
Violations: 21 USC 841(a)(1)
21 USC 841(b)(1)(C)

DR. RAJAN BAKHSHISH MASIH,
Defendant.

INFORMATION

The United States Attorney charges that:

COUNT ONE

On or about January 10, 2008, in or near Hardy County, West Virginia, and within the Northern Judicial District of West Virginia, the defendant, Dr. Rajan Bakhshish Masih, did knowingly and intentionally distribute a Schedule II controlled substance, that is, Hydromorphone, to a person whose initials are "S.C.", and he, Dr. Rajan Bakhshish Masih, did so not for a legitimate medical purpose, but outside the usual course of professional medical practice and exceeding the bounds of professional medical practice; all in violation of Title 21, United States Code, Sections 841(a)(1) and 841(b)(1)(C).

I hereby certify that the annexed instrument
is a true and correct copy of the document filed
in my office.

ATTEST: Cheryl Dean Riley
Clerk, U.S. District Court
Northern District of West Virginia

By: Carole Daniels
Deputy Clerk

William J. Ihlenfeld, II For
William J. Ihlenfeld, II
United States Attorney



U. S. DEPARTMENT OF JUSTICE

WILLIAM J. IHLENFELD, II
United States Attorney
Northern District of West Virginia

U.S. DISTRICT COURT
FILED AT WHEELING, WV
SEP 16 2010
NORTHERN DISTRICT OF WV
OFFICE OF THE CLERK

1125 Chapline Street Phone: (304) 234-0100
P.O. Box 591 Fax: (304) 234-0111
Wheeling, WV 26003

September 15, 2010

Stephen G. Jory, Esq.
McNeer, Highland and McMunn
1 Randolph Avenue
Elkins, WV 26241

In re: United States v. Rajan Masih
Criminal No. 2:09 CR 24 (Indictment) and 2:10 CR 16 (Information)

Dear Mr. Jory:

This will confirm conversations with you concerning your client, Rajan Masih (hereinafter referred to as the defendant). The defendant must return a signed copy of this agreement to the U.S. Attorney's Office, by 1:30 p.m., Thursday, September 16, 2010.

All references to the "Guidelines" refer to the guidelines established by the United States Sentencing Commission, effective November 1, 1987, as amended.

It is agreed between the United States and your client as follows:

PART A: THE PLEA:

1. The defendant will waive his right to have his case presented to a grand jury and plead guilty, pursuant to Rule 11(c)(1)(C) and pursuant to this "binding" plea agreement, to a one-count Information charging the distribution of Hydromorphone not for a legitimate medical

Rajan Masih, Defendant

9/16/10

Date Signed

Stephen G. Jory
Stephen G. Jory, Esq.
Counsel for the defendant

8-16-10

Date Signed

purpose, that is:

On or about January 10, 2008, in or near Hardy County, West Virginia, and within the Northern Judicial District of West Virginia, the defendant, Dr. Rajan Bakhshish Masih, did knowingly and intentionally distribute a Schedule II controlled substance, that is, Hydromorphone, to a person whose initials are "S.C.", and he, Dr. Rajan Bakhshish Masih, did so not for a legitimate medical purpose, but outside the usual course of professional medical practice and exceeding the bounds of professional medical practice; all in violation of Title 21, United States Code, Sections 841(a)(1) and 841(b)(1)(C).

2. The maximum statutory penalty for a violation of Title 21, United States Code, Sections 841(a)(1) and 841(b)(1)(C) is imprisonment for a period of not more than twenty (20) years, a fine of \$1,000,000.00, and a term of at least three (3) years of supervised release. However, pursuant to Rule 11(c)(1)(C), the parties agree that a specific sentencing range of imprisonment for a period of at least three (3) years but not more than eight (8) years is the appropriate disposition of the case. Pursuant to Rule 11(c)(1)(C), this recommendation binds the court once the court accepts this plea agreement.

3. The defendant must pay a special mandatory assessment of \$100.00 (18 USC 3013) which must be paid within 40 days following entry of his guilty plea, by money order or certified check to the "United States District Court". The Court may require the defendant to pay the costs of his incarceration and supervision.

4. The defendant authorizes the Financial Litigation Unit in the U. S. Attorney's Office to access his credit reports from any major credit reporting agency, in order to assess his financial condition for sentencing purposes.

5. Immediately following the sentencing hearing, the defendant will surrender his license to practice medicine, for life.

PART B: COOPERATION


6. The defendant will be completely forthright and truthful with regard to all inquiries made of him and will give signed, sworn statements and grand jury and trial testimony relative thereto. The defendant will agree to submit to a polygraph examination if requested to do so by the United States Attorney's Office for the Northern District of West Virginia, to be administered by a polygrapher chosen by the United States Attorney's Office.



Rajan Masih, Defendant

9/16/10

Date Signed



Stephen G. Jory, Esq.
Counsel for the defendant

9-16-10

Date Signed

7. Nothing contained in any statement or any testimony given by the defendant, pursuant to this plea agreement, will be used against him as the basis for any subsequent prosecution. Any information obtained from the defendant in compliance with this cooperation agreement may be made known to the sentencing Court; however, pursuant to Guideline 1B1.8, such information may not be used by the Court in determining the defendant's advisory guideline range.

8. This agreement does not prevent the defendant from being prosecuted for any violations of other Federal and state laws he may have committed should evidence of any such violations be obtained from an independent legitimate source, separate and apart from that information and testimony being provided by him pursuant to this agreement, except that the United States will not prosecute the defendant for any other crimes related to the defendant's practice of medicine in or near Moorefield, West Virginia, on or before September 15, 2010. In addition, nothing contained in this agreement shall prevent the United States from prosecuting the defendant for perjury or the giving of a false statement to a federal agent, if such a situation should occur by virtue of his cooperation under this agreement.

9. At sentencing, the United States may advise the Court of the defendant's forthrightness and truthfulness, or failure to be forthright and truthful, and ask the Court to give the same such weight as the Court deems appropriate.

10. The United States will move to dismiss Indictment 2:09 CR 24.

PART C: SENTENCING RECOMMENDATIONS

11. There have been no representations whatsoever by any agent or employee of the United States, or any other law enforcement agency, or the defendant's counsel, as to what the final disposition in this matter should and will be, except the "binding" sentencing range of imprisonment not less than three (3) years nor more than eight (8) years imprisonment.

12. If the defendant pays the \$100.00 special assessment fee **within 40 days following the entry of his guilty plea**, and if the defendant does not engages in obstructive conduct defined under the Application Notes of Guideline 3C1.1, then the United States will make the following **nonbinding** recommendations. The Court is not bound by these sentence recommendations, and the defendant has no right to withdraw his guilty plea if the Court does not follow the sentencing recommendations set forth in this plea agreement. They are:


A. If, in the opinion of the United States Attorney's Office, the defendant accepts responsibility and if the U.S. Probation Office recommends a two-level reduction for



Rajan Masih, Defendant



Date Signed



Stephen G. Jory, Esq.
Counsel for the defendant

9.16.10

Date Signed

"acceptance of responsibility," as provided by Guideline 3E1.1, then the United States will concur in and make such recommendation;

B. If the defendant gives timely and complete information about his own criminal involvement, then the United States will recommend an additional one level reduction for his "timely" acceptance of responsibility;

PART D: STIPULATIONS

13. The parties do not agree on relevant conduct. This will be a matter of dispute at sentencing, where the parties anticipate the United States will argue for eight (8) years of imprisonment and the defendant will argue for three (3) years of imprisonment.

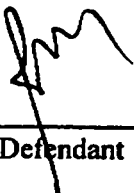
PART E: CONCLUSION:

14. The parties reserve the right to provide to the Court and the United States Probation Office, in connection with any presentence investigation that may be ordered pursuant to Rule 32(c) of the Federal Rules of Criminal Procedure, or in connection with the imposition of sentence should the Court, pursuant to Rule 32(c)(1), not order a presentence investigation, relevant information including defendant's background, criminal record, offense charged in the information and other pertinent data appearing at Rule 32(c)(2) of the Federal Rules of Criminal Procedure as will enable the Court to exercise its sentencing discretion. The parties also retain the right to respond to any questions raised by the Court, to correct any inaccuracies or inadequacies in the anticipated presentence report to be prepared by the Probation Office of this Court, and to respond to any written or oral statements made by the Court or by the opposing party.

15. The defendant agrees to waive the right to request or raise the issue of D.N.A. testing in any post-conviction proceeding under 18 U.S.C. Section 3600 or in conjunction with any other collateral challenge to the conviction.

16. If the defendant's plea is not accepted by the Court or is later set aside, or if the defendant breaches any part of this agreement, then the United States Attorney will have the right to not make the sentencing recommendations, to void this entire agreement, or to void any one or more provisions of this agreement.

17. This written agreement constitutes the entire agreement between the defendant and the United States of America in this matter. There are no agreements, understandings or



Rajan Masih, Defendant

9/16/10

Date Signed



Stephen G. Jory, Esq.
Counsel for the defendant

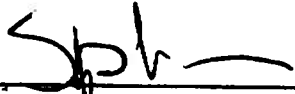
9.16.10

Date Signed

promises between the parties other than those contained in this agreement.

Very truly yours,

WILLIAM J. IHLENFELD II
United States Attorney

By: 
Stephen D. Warner
Assistant United States Attorney

Dated: 9-16-10

As evidenced by my signature at the bottom of every page of this agreement, I have read and understand the provisions of each paragraph herein and, hereby, fully approve of each provision.



Rajan Masih, Defendant

9/16/10

Date Signed



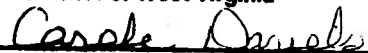
Stephen G. Jory, Esq.
Counsel for the defendant

9-16-10

Date Signed

I hereby certify that the annexed instrument is a true and correct copy of the document filed in my office.

ATTEST: Cheryl Dean Riley
Clerk, U.S. District Court
Northern District of West Virginia

By: 
Deputy Clerk

FILED

SEP 17 2010

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

**U.S. DISTRICT COURT
ELKINS WV 26241**

UNITED STATES OF AMERICA,

Plaintiff,

v.

**Criminal No. 2:10cr16
(Maxwell)**

RAJAN BAKHSHISH MASIH,

Defendant.

ORDER

On the 16th day of September, 2010, came the United States of America, by Stephen D. Warner, Assistant United States Attorney for the Northern District of West Virginia, and also came the defendant, Rajan Bakhshish Masih, in person, and by his attorney, Stephen Jory, for a hearing scheduled by the Court after having been advised by the United States that the defendant desired to waive his right to have his case presented to a Grand Jury and had agreed to plead guilty to a one-count Information to be filed against him in this Court.

Thereupon, the Court personally addressed the defendant pursuant to Rule 7 of the Federal Rules of Criminal Procedure; advised the defendant of the nature of the allegations contained in the one-count Information; and advised the defendant of his right to proceed by Indictment with regard to said allegations. Thereupon, the defendant executed a Waiver of Indictment, in open court, with his counsel, Stephen Jory, serving as his witness

thereto. The Clerk of Court read to the defendant the charges contained in Count One of the Information, which Count charges the defendant with distribution of Hydromorphone not for a legitimate medical purpose, in violation of 21 U.S.C. §§ 841(a)(1) and 841(b)(1)(C).

Thereupon, upon inquiry of the Court, Stephen D. Warner, Assistant United States Attorney for the Northern District of West Virginia, summarized the terms of the plea agreement, pursuant to which the defendant agrees to enter a plea of guilty to Count One of the one-count Information. The Court ordered the plea agreement, which was executed by counsel for both parties and by the defendant, filed and made a part of the record in the above-styled criminal action.

Thereafter, the Court personally addressed the defendant pursuant to Rule 11 of the Federal Rules of Criminal Procedure and informed the defendant of the nature of the charges contained in Count One of the Information; informed the defendant of the maximum statutory penalties for said charges and of the fact that the Court may also order the defendant to make restitution to any victim of the offense and to pay the costs of incarceration and/or probation and/or supervised release; informed the defendant of the fact that the Court is required to consider any applicable Sentencing Guidelines, noting that should the Court accept the plea agreement, there is a binding sentencing recommendation that the defendant be sentenced to not less than three years nor more than eight years; and informed the defendant of the rights to which he is entitled and the rights which he gives up upon entry of a guilty plea.

Thereupon, the Court having been satisfied that the defendant understood the charges contained in Count One of the Information, as well as the full consequences of the entry of a plea of guilty thereto, inquired of the defendant as to how he desired to plead to said charges, and the defendant entered a plea of guilty as charged in Count One of the Information.

Thereupon, counsel for the United States presented the testimony of Guy McCartney, DEA Task Force Agent. Counsel for the defendant was given the opportunity to cross-examine Mr. McCartney, and both the defendant and his counsel were given the opportunity to make additions or corrections to his testimony.

The Court, after hearing the admissions of the defendant and the testimony adduced on behalf of the United States, found that the defendant was fully competent and capable of entering an informed plea; that a factual basis existed for said plea; that the plea was made freely and voluntarily; and that the defendant understood the nature of the charges and the consequences of the plea. Based upon said findings, the Court accepted the defendant's plea of guilty to Count One of the Information.

Thereupon, counsel and the defendant were advised that, pursuant to Rule 11(c)(3) of the Federal Rules of Criminal Procedure and §6B1.1(c) of the United States Sentencing Guidelines, the Court would defer acceptance of the plea agreement, and the binding and nonbinding recommendations contained therein, until the Court had received and reviewed the Presentence Report which would be prepared in this matter by the Probation Officer.

Pursuant to U.S.S.G. § 6A1 *et seq.*, it is hereby ORDERED that:

1. The Probation Officer shall undertake a presentence investigation of the defendant;
2. The Government and the defendant are to provide their Versions of the Offense to the Probation Officer and to advise the Probation Officer with regard to any sentencing factors that might require special review on or before September 30, 2010;
3. The Presentence Report is to be disclosed to the defendant; defense counsel; and the United States on or before November 1, 2010; however, the Probation Officer is directed not to disclose the sentencing recommendations made pursuant to Fed. R. Crim. P. 32(b)(6)(A);
4. Counsel shall file **WRITTEN OBJECTIONS** to the Presentence Report on or before November 15, 2010.
5. The Probation Officer shall submit to the Court the Presentence Report with Addendum on or before November 29, 2010.
6. The sentencing in this case will be set by later order of this Court.

Thereupon, after being advised by counsel for the United States that the United States had no objection to the defendant continuing on a personal recognizance bond, the Court continued the defendant's personal recognizance bond, subject to the Order Setting Conditions of Release filed by Magistrate Judge Kaull on August 31, 2009.

The Clerk of the Court is directed to transmit copies of this Order to counsel of

record and to the United States Probation Office.

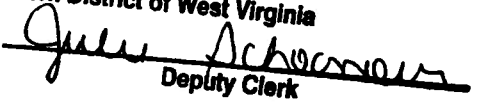
DATED: September 16, 2010.



JOHN PRESTON BAILEY
UNITED STATES DISTRICT JUDGE

I hereby certify that the annexed instrument is a true and correct copy of the document filed in my office.

ATTEST: Cheryl Dean Riley
Clerk, U.S. District Court
Northern District of West Virginia

By: 
Deputy Clerk

AO 245B (Rev. 09/08) Judgment in a Criminal Case Sheet 1

UNITED STATES DISTRICT COURT

NORTHERN

District of

WEST VIRGINIA

UNITED STATES OF AMERICA
V.

JUDGMENT IN A CRIMINAL CASE

RAJAN BAKHSHISH MASIH

Case Number: 2:10CR00016

USM Number: 06512-087

Stephen G. Jory
Defendant's Attorney

THE DEFENDANT:

- pleaded guilty to count(s) One
- pleaded nolo contendere to count(s) _____
which was accepted by the court.
- was found guilty on count(s) _____
after a plea of not guilty.

The defendant is adjudicated guilty of these offenses:

<u>Title & Section</u>	<u>Nature of Offense</u>	<u>Offense Ended</u>	<u>Count</u>
21 U.S.C. §§ 841(a)(1) and 841(b)(1)(C)	Distribution of a Schedule II Controlled Substance	01/10/08	One

The defendant is sentenced as provided in pages 2 through 6 of this judgment. The sentence is imposed pursuant to the Sentencing Reform Act of 1984.

- The defendant has been found not guilty on count(s) _____
- Count(s) 1 - 131 of related case 2:09CR24 is are dismissed on the motion of the United States.

It is ordered that the defendant must notify the United States attorney for this district within 30 days of any change of name, residence, or mailing address until all fines, restitution, costs, and special assessments imposed by this judgment are fully paid. If ordered to pay restitution, the defendant must notify the court and United States attorney of material changes in economic circumstances.

May 12, 2011

Date of Imposition of Judgment

Signature of Judge

Honorable John Preston Bailey, Chief United States District Judge
Name and Title of Judge

5-12-2011

Date

I hereby certify that the annexed instrument is a true and correct copy of the document filed in my office.

ATTEST: Cheryl Dean Riley
Clerk, U.S. District Court
Northern District of West Virginia

By: Carole A. Daniels
Deputy Clerk

AO 245B (Rev. 09/08) Judgment in Criminal Case
Sheet 2 — Imprisonment

Judgment — Page 2 of 6

DEFENDANT: RAJAN BAKHSHISH MASIH
CASE NUMBER: 2:10CR00016

IMPRISONMENT

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of: 48 months.

The court makes the following recommendations to the Bureau of Prisons:

That the defendant be incarcerated at FCI Morgantown or a facility as close to home in Petersburg, West Virginia, as possible;
 and at a facility where the defendant can participate in substance abuse treatment, including the 500-Hour Residential Drug Abuse Treatment Program, as determined by the Bureau of Prisons.

That the defendant be allowed to participate in any educational or vocational opportunities while incarcerated, as determined by the Bureau of Prisons.

Pursuant to 42 U.S.C. § 14135A, the defendant shall submit to DNA collection while incarcerated in the Bureau of Prisons, or at the direction of the Probation Officer.

The defendant is remanded to the custody of the United States Marshal.

The defendant shall surrender to the United States Marshal for this district:

at _____ a.m. p.m. on _____.

as notified by the United States Marshal.

The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons:

before 2 p.m. on _____.

on 06/16/2011 as notified by the United States Marshal to a facility designated by the Bureau of Prisons or to the United States Marshals Service in Clarksburg, West Virginia, if no designation has been made.

as notified by the Probation or Pretrial Services Office.

RETURN

I have executed this judgment as follows:

Defendant delivered on _____ to _____

at _____, with a certified copy of this judgment.

UNITED STATES MARSHAL

By _____

DEPUTY UNITED STATES MARSHAL

DEFENDANT: RAJAN BAKHSHISH MASIH
CASE NUMBER: 2:10CR00016

SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of: 3 years

The defendant must report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state or local crime.

The defendant shall not unlawfully possess a controlled substance. The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as directed by the probation office.

- The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.)
- The defendant shall not possess a firearm, ammunition, destructive device, or any other dangerous weapon as defined by 18 U.S.C. § 921. (Check, if applicable.)
- The defendant shall cooperate in the collection of DNA as directed by the probation officer unless previously collected by the Bureau of Prisons. (Check, if applicable.)
- The defendant shall comply with the requirements of the Sex Offender Registration and Notification Act (42 U.S.C. § 16901, et. seq.) as directed by the probation officer, the Bureau of Prisons, or any state sex offender registration agency in which he or she resides, works, is a student, or was convicted of a qualifying offense. (Check, if applicable.)
- The defendant shall participate in an approved program for domestic violence. (Check, if applicable.)

If this judgment imposes a fine or restitution, it is a condition of supervised release that the defendant pay in accordance with the Schedule of Payments sheet of this judgment.

The defendant must comply with the standard conditions that have been adopted by this court as well as with any additional conditions on the attached page.

STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- 2) the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of each month;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 4) the defendant shall support his or her dependents and meet other family responsibilities;
- 5) the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court; and
- 13) as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

DEFENDANT: RAJAN BAKHSHISH MASIH
CASE NUMBER: 2:10CR00016

SPECIAL CONDITIONS OF SUPERVISION

1. The defendant shall participate in a program of testing, counseling and treatment for drug abuse, as directed by the probation officer, until such time as the defendant is released from the program by the probation officer.
2. The defendant shall comply with the Northern District of West Virginia Offender Employment Program which may include participation in training, counseling, and/or daily job search as directed by the probation officer. Unless excused for legitimate reasons, if not in compliance with the condition of supervision requiring full-time employment at a lawful occupation, the defendant may be directed to perform up to 20 hours of community service per week until employed, as approved or directed by the probation officer.

DEFENDANT: RAJAN BAKHISHISH MASIH
CASE NUMBER: 2:10CR00016

CRIMINAL MONETARY PENALTIES

The defendant must pay the total criminal monetary penalties under the schedule of payments on Sheet 6.

	<u>Assessment</u>	<u>Fine</u>	<u>Restitution</u>
TOTALS	\$ 100.00	\$ 0.00	\$ 0.00

- The determination of restitution is deferred until _____. An Amended Judgment in a Criminal Case (AO 245C) will be entered after such determination.
- The defendant must make restitution (including community restitution) to the following payees in the amount listed below.

If the defendant makes a partial payment, each payee shall receive an approximately proportioned payment, unless specified otherwise in the priority order or percentage payment column below. However, pursuant to 18 U.S.C. § 3664(i), all nonfederal victims must be paid before the United States is paid.

The victim's recovery is limited to the amount of their loss and the defendant's liability for restitution ceases if and when the victim receives full restitution.

<u>Name of Payee</u>	<u>Total Loss*</u>	<u>Restitution Ordered</u>	<u>Priority or Percentage</u>
----------------------	--------------------	----------------------------	-------------------------------

TOTALS \$ _____ \$ _____

- See Statement of Reasons for Victim Information
- Restitution amount ordered pursuant to plea agreement \$ _____
- The defendant must pay interest on restitution and a fine of more than \$2,500, unless the restitution or fine is paid in full before the fifteenth day after the date of the judgment, pursuant to 18 U.S.C. § 3612(f). All of the payment options on Sheet 6 may be subject to penalties for delinquency and default, pursuant to 18 U.S.C. § 3612(g).
- The court determined that the defendant does not have the ability to pay interest and it is ordered that:
 - the interest requirement is waived for the fine restitution.
 - the interest requirement for the fine restitution is modified as follows:

* Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

AO245B (Rev. 09/08) Judgment in a Criminal Case
Sheet 6 — Schedule of Payments

Judgment — Page 6 of 6

DEFENDANT: RAJAN BAKHSHISH MASHI
CASE NUMBER: 2:10CR00016

SCHEDULE OF PAYMENTS

Having assessed the defendant's ability to pay, payment of the total criminal monetary penalties shall be due as follows:

- A Lump sum payment of \$ 100.00 due immediately, balance due
 - not later than _____, or
 - in accordance with C D, E, F, or G below); or
- B Payment to begin immediately (may be combined with C, D, F, or G below); or
- C Payment in _____ (e.g., weekly, monthly, quarterly) installments of \$ _____ over a period of _____ (e.g., months or years), to commence _____ (e.g., 30 or 60 days) after the date of this judgment; or
- D Payment in _____ (e.g., weekly, monthly, quarterly) installments of \$ _____ over a period of _____ (e.g., months or years), to commence _____ (e.g., 30 or 60 days) after release from imprisonment to a term of supervision; or
- E Payment during the term of supervised release will commence within _____ (e.g., 30 or 60 days) after release from imprisonment. The court will set the payment plan based on an assessment of the defendant's ability to pay at that time; or
- F Special instructions regarding the payment of criminal monetary penalties:
Financial obligations ordered are to be paid while the defendant is incarcerated, and if payment is not completed during incarceration, it is to be completed by the end of the term of supervised release; or
- G Special instructions regarding the payment of criminal monetary penalties:
The defendant shall immediately begin making restitution and/or fine payments of \$ _____ per month, due on the first of each month. These payments shall be made during incarceration, and if necessary, during supervised release.

Unless the court has expressly ordered otherwise in the special instruction above, if this judgment imposes imprisonment, payment of criminal monetary penalties is due during the period of imprisonment. All criminal monetary penalties, except those payments made through the Federal Bureau of Prisons' Inmate Financial Responsibility Program, are made to Clerk, U. S. District Court, Northern District of West Virginia, P.O. Box 1518, Elkins, WV 26241.

The defendant shall receive credit for all payments previously made toward any criminal monetary penalties imposed.

Joint and Several
Restitution is to be paid joint and several with other related cases convicted in Docket Number(s): _____

- The defendant shall pay the cost of prosecution.
- The defendant shall pay the following court cost(s):
- The defendant shall forfeit the defendant's interest in the following property to the United States:

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, (5) fine interest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.

CERTIFICATE OF SERVICE

I, Deborah Lewis Rodecker, General Counsel for the West Virginia Board of Medicine, do hereby certify that I have served the foregoing "ORDER OF REVOCATION OF LICENSE TO PRACTICE MEDICINE AND SURGERY" on the 11th day of July, 2011, by mailing copies by regular mail to Dr. Masih at his address of record as follows:

Rajan B. Masih M.D.
P.O. Box 365
Petersburg, West Virginia 26847

and by mailing a copy to counsel by regular mail as follows:

Stephen G. Jory, Esq.
P.O. Box 1909
Elkins, West Virginia 26241

Timothy R. Linkous, Esq.
1445 Stewartstown Road, Suite 200
Morgantown, West Virginia 26505



Deborah Lewis Rodecker
State Bar No. 3144
West Virginia Board of Medicine
101 Dee Drive, Suite 103
Charleston, WV 25311
304.558.2921 ext. 214
Facsimile: 304.558.2084
Deborah.Lewis.Rodecker@wv.gov

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: STEPHEN WILLIAM MELDON, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Stephen William Meldon, M.D., holds a license to practice medicine and surgery in the State of West Virginia, License No. 22810, and his address of record with the Board is in Cleveland, Ohio.
2. In January 2010, Dr. Meldon 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, 2009, to June 30, 2011.
3. In Dr. Meldon's licensure renewal application for the period from July 1, 2009, to June 30, 2011, submitted to the Board and dated May 26, 2009, Dr. Meldon represented that he had completed the required minimum number of fifty (50) hours of CME coursework, including two (2) hours of CME in the subject of end-of-life care and pain management, during the preceding licensure period from July 1, 2007, to June 30, 2009.

4. The random audit revealed that Dr. Meldon had completed at least fifty (50) hours of approved CME coursework during the preceding licensure period from July 1, 2007, to June 30, 2009, but had failed to complete two (2) hours of CME coursework in the subject of end-of-life care, including pain management.

5. In May 2010, the Complaint Committee of the Board initiated a complaint against Dr. Meldon based upon his apparent deficiency of two (2) hours of CME in the subject of end-of-life care, including pain management, and his inaccurate certification that he had completed the same during the preceding licensure period from July 1, 2007, to June 30, 2009.

6. By letter dated May 9, 2010, and received by an agent of Dr. Meldon's on May 28, 2010, a response to the initiated complaint was requested. Dr. Meldon failed to respond.

7. By letter dated December 13, 2010, and received by an agent of Dr. Meldon's on December 27, 2010, a response to the initiated complaint was again requested. Dr. Meldon once again failed to respond.

8. At the March 2011 meeting of the Complaint Committee, the Complaint Committee reviewed Dr. Meldon's repeated failure to respond to its initiated Complaint and determined that Dr. Meldon be requested to appear before the Complaint Committee in May 2011, in lieu of Dr. Meldon's agreement to enter into this Consent Order.

CONCLUSIONS OF LAW

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

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

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

CONSENT

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

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

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

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

1. Dr. Meldon shall complete two (2) hours of CME coursework in the subject of end-of-life care, including pain management, as described in West Virginia Code § 30-1-7a, within thirty (30) days of the entry date of this Consent Order and shall provide proof of the same to the Board. By completing this CME, Dr. Meldon will be deemed to have met the one-time requirement for completion of this particular coursework.
2. Dr. Meldon shall pay a **CIVIL FINE** in the amount of \$100 per credit hour for his 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, 2007, to June 30, 2009, for a total of **\$200 Dollars**, which fine shall be received by the Board within thirty (30) days from entry of this Consent Order.
3. In the event that Dr. Meldon fails to comply with the requirements stated in the preceding paragraphs of this Consent 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 required by this Consent Order.

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

The foregoing "Consent Order" of Stephen William Meldon, M.D., was:

Entered this 6th day of May, 2011.

WEST VIRGINIA BOARD OF MEDICINE

Rev. O. Richard Bowyer
Reverend O. Richard Bowyer
President

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

SM
STEPHEN WILLIAM MELDON, M.D.

Date: 4.28.11

STATE OF Connecticut

COUNTY OF New Haven

I, Patricia Longobardi, a Notary Public in and for said county and state do hereby certify that Stephen William Meldon, M.D., whose name is signed above has this day acknowledged the same before me.

Given under my hand this 28th day of April, 2011.

My commission expires 2/2012.



Patricia Longobardi
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: DAVID ALLEN MOORE, P.A.-C.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and David Allen Moore, P.A.-C. ("Mr. Moore") pursuant to the West Virginia Code §30-3-1, *et seq.*, and 11 CSR 1B 10.1, freely and voluntarily enter into the following:

FINDINGS OF FACT

1. Mr. Moore is currently licensed to practice as a physician assistant in the State of West Virginia pursuant to a July 20, 2010, Consent Order he entered into with the Board. He holds License Number 00877.
2. Pursuant to the July 20, 2010, Consent Order, Mr. Moore's license will end as of February 2, 2011, and he appeared before the Physician Assistant Committee of the Board in January 2011 for a full discussion of his health and well being and his current situation.
3. Mr. Moore desires to continue with his current employment under the supervision of Ahmed D. Faheem, M.D. and Safiullah Syed, M.D.
4. All reports from the West Virginia Medical Professionals Health Program ("WVMPHP") have been satisfactory and he remains subject to monitoring by WVMPHP.
5. Mr. Moore remains committed to his recovery and is abstaining from controlled substances.

6. The Board recognizes that Mr. Moore continues to meet the statutory qualifications for licensure as a physician assistant and that it is in the public interest to continue his license, though permitting him such continuation of a license under the circumstances without certain appropriate accommodations, conditions, and limitations upon the 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 continued licensure to Mr. Moore pursuant to the provisions of 11 CSR 1B 10.1.h.3 and 10.

3. It is appropriate and in the public interest not to deny a continuing license to, and to waive the commencement of proceedings against, Mr. Moore, subject to compliance by Mr. Moore with certain accommodations, conditions and limitations upon his licensure as a physician assistant in the State of West Virginia.

CONSENT

David Allen Moore, P.A.-C., agrees solely and exclusively for the purpose of the entry of this Order to the following:

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

2. Mr. Moore 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, the right to cross-examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Mr. Moore waives all such rights;

4. Mr. Moore consents to the entry of this Order relative to his practice as a physician assistant in the State of West Virginia; and

5. Mr. Moore 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. Moore, the West Virginia Board of Medicine hereby **ORDERS**:

1. License Number 00877 shall be extended and continued, subject to his continued employment by Appalachian Psychiatric Services, to be supervised by Ahmed D. Faheem, M.D. and Safiullah Syed, M.D.

2. Said License Number 00877 is extended and continued until January 31, 2012, automatically terminating and expiring at 11:59 p.m. that day.

3. Until the expiration and termination of his license as above, Mr. Moore may work as a physician assistant no more than forty (40) hours each week.

4. Mr. Moore shall be required to meet with the Physician Assistant Committee of the Board at the regularly scheduled meeting in January 2012 for a full discussion of his progress, health and well being, and any further licensure as a physician assistant.

5. Mr. Moore shall continue to participate in the West Virginia Medical Professionals Health Program ("WVMPHP") and shall comply with any and all of its requirements.

6. Upon entry of this Consent Order, Mr. Moore will submit to random drug screens at any time upon request of the Board.

7. Mr. Moore will ensure that his supervising physicians provide to the Executive Director of the Board a written report with a written statement confirming that Mr. Moore is practicing with reasonable skill and safety for patients, such report to be filed at the Board offices on or before November 1, 2011.

8. Within five (5) days of entry of this Consent Order, Mr. Moore shall provide a copy of this Consent Order to his supervising physicians, Dr. Faheem and Dr. Syed.

The failure of Mr. Moore 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 26th day of January, 2011.

WEST VIRGINIA BOARD OF MEDICINE

Rev. O. Richard Bowyer
Rev. O. Richard Bowyer
President

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

David Allen Moore PA-C
David Allen Moore, P.A.-C.

Date: 1/13/2011

STATE OF West Virginia

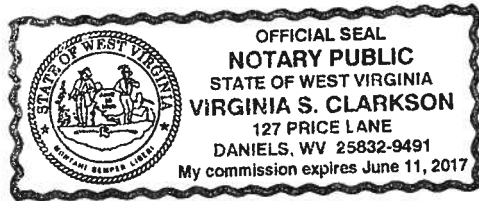
COUNTY OF Raleigh, to-wit:

I, Virginia S. Clarkson, a Notary Public for said county and state do hereby certify that David Allen Moore, P.A.-C., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 13th day of January, 2011.

My Commission expires June 11, 2017.

Virginia S. Clarkson
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: DANA RUTH MORTON, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Dr. Morton applied for a license to practice medicine and surgery in West Virginia in August 2010 and was granted License No. 24302, effective November 29, 2010, for a period of one (1) year, with express conditions, limitations, accommodations, and restrictions.

2. Dr. Morton has been continuously enrolled in the West Virginia Medical Professionals Health Program (“WVMPHP”) for more than three (3) years, has been abstinent for more than two (2) years, and she appeared before the Licensure Committee for a full discussion of her practice of medicine at the Valley HealthCare System during the past year.

3. Dr. Morton continues to meet the requirements for active licensure under the West Virginia Medical Practice Act, and the Valley HealthCare System wishes her to continue her practice there, though to grant continued licensure without appropriate conditions, limitations, accommodations and restrictions thereon could adversely affect the health and welfare of patients.

CONCLUSIONS OF LAW

1. Probable cause exists to deny Dr. Morton an active license to practice medicine and surgery in the State of West Virginia, due to the provisions of W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(d), relating to alcoholism.

2. The Board determined, under all the circumstances, it is appropriate to again grant Dr. Morton an active license to practice medicine and surgery in the State of West Virginia, provided she agrees to the conditions, limitations, accommodations, and restrictions herein.

CONSENT

Dana Ruth Morton, 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. Morton 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. Morton 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, the right to cross-examine witnesses against her, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to her;

3. Dr. Morton waives all such rights;

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

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

1. Dr. Morton is again granted License No. 24302, effective upon entry of this Consent Order.

2. Said License No. 24302 is again issued for a period of one (1) year, with the following express conditions, limitations, accommodations, and restrictions:

a. Said License No. 24302 is immediately **REVOKED**, and the **REVOCATION** is immediately **STAYED**.

b. Dr. Morton shall continue as an active participant with the WVMPHP and remain in compliance with all the requirements of the WVMPHP.

c. Dr. Morton shall practice medicine at the Valley HealthCare System in accordance with the two (2) page November 14, 2011, plan submitted and signed by Dr.'s Albert, Chandran, and Neal, and she shall limit her Suboxone© clinic patients to thirty (30) and total work hours to no more than forty (40) hours each week.

d. Dr.'s Albert, Chandran, and Neal shall each file a written report with the Board of Medicine on or before June 1, 2012, and on or before November 1, 2012, attesting to Dr. Morton's ability to practice medicine with reasonable skill and safety for patients.

e. Dr. Morton shall provide a copy of this fully executed Consent Order to the WVMPHP and the Chief Executive Officer of Valley HealthCare System, within ten (10) days of the date of entry of the Consent Order.

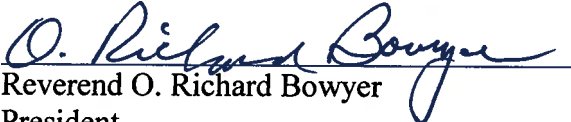
f. Dr. Morton shall meet with the Licensure Committee of the Board at its regularly scheduled meeting in November 2012 for a full discussion of her progress, health and well being.

3. At the option of either Dr. Morton or the Board, this Consent Order or a modified version thereof may be entered into again by the parties at the end of the one (1) year period of licensure.

4. If Dr. Morton violates any of the requirements of this Consent Order, as determined by the Board, the Board may terminate and dissolve the STAY of REVOCATION herein imposed, upon written notice of the same to Dr. Morton, and Dr. Morton 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 her signing of this Consent Order, Dr. Morton has consented to the same.

The foregoing Consent Order was entered this 22nd day of November, 2011.

WEST VIRGINIA BOARD OF MEDICINE


Reverend O. Richard Bowyer
President

Marian Swinker

Marian Swinker, M.D., M.P.H.

Secretary

Dana Ruth Morton

Dana Ruth Morton, M.D.

Date: 11-18-11

STATE OF West Virginia

COUNTY OF MONONGALIA

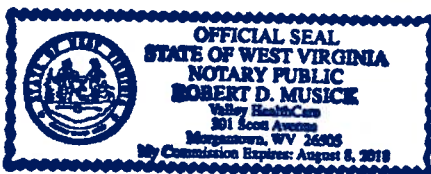
I, Robert D. Musick, a Notary Public for said county and state

do hereby certify that Dana Ruth Morton, M.D., whose name is signed above, has this day acknowledged the same before me.

Given under my hand this 18 day of November, 2011.

My commission expires 8-8-18.

Robert D. Musick
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: CHRISTOPHER JOHN MURPHY, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Dr. Murphy currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 23918, issued originally in 2010. Dr. Murphy's address of record is in Martinsburg, West Virginia.
2. On April 22, 2010, the Board received a complaint from Jennifer Mowery, R.Ph., CVS Pharmacy, Martinsburg, West Virginia, that Dr. Murphy was prescribing controlled substances to his wife.
3. On June 4, 2010, Dr. Murphy responded to the complaint advising that he realized that prescribing to his wife was an unethical mistake; and on July 8, 2010, Dr. Murphy submitted six (6) continuing medical education credits on ethics.
4. Dr. Murphy appeared before the Complaint Committee of the Board on January 9, 2011, for a full discussion of this matter.

5. Practicing medicine without appropriate restrictions and limitations upon the license to practice medicine and surgery of Dr. Murphy 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 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. Murphy from the practice of medicine due to violations of the provisions of West Virginia Code § 30-3-14(c)(13) and (17) and 11 CSR 1A 12.1(e) and (j) and as further described in 11 CSR 1A 12.2(a)(C) and (d), relating to prescribing other than in good faith; violating any rule of the Board; unprofessional and unethical conduct; prescribing for the use of his immediate family; and conduct calculated to bring or 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 proceed without the filing of formal charges in a Complaint and Notice of Hearing at this time, provided Dr. Murphy enters into this Consent Order.

CONSENT

Christopher John Murphy, 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. Murphy 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. Murphy 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, the right to cross-examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Dr. Murphy waives all such rights;

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

5. Dr. Murphy 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. Murphy, the Board hereby **ORDERS** as follows:

1. Dr. Murphy is hereby **PUBLICLY REPRIMANDED** for prescribing controlled substances to his wife.

2. Effective immediately, Dr. Murphy shall cease and desist from all care and treatment of his wife, including any prescribing, dispensing, or administering of any controlled substances and shall so notify his wife.

3. Dr. Murphy is hereby **FINED** in the amount of five hundred dollars (\$500), the receipt of which is acknowledged by the signatures of the President and Secretary hereon.

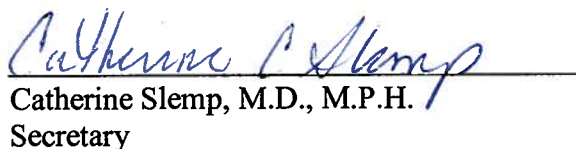
4. Dr. Murphy shall, within six (6) months of the entry of this Consent Order, successfully complete a continuing medical education course, which includes the subject of prescribing to immediate family members, and said course shall be submitted for pre-approval by the Board. Dr. Murphy shall provide proof of completion of this course to the Board.

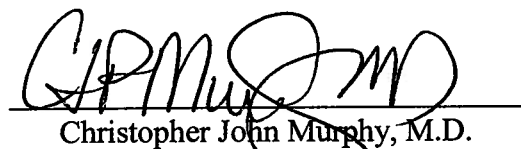
5. The failure of Dr. Murphy to comply with this Consent Order shall constitute grounds for further discipline against his license to practice medicine and surgery in the State of West Virginia.

Entered this 15th day of February, 2011.

WEST VIRGINIA BOARD OF MEDICINE


Reverend O. Richard Bowyer
President


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


Christopher John Murphy, M.D.

Date: 2-4-2011

STATE OF West Virginia

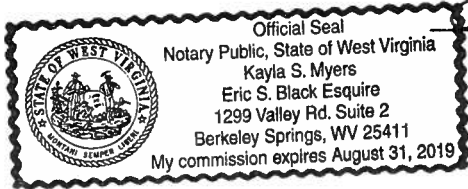
COUNTY OF Morgan

I, Kayla S. Myers, a Notary Public in and for said county and state, do hereby certify that Christopher John Murphy, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 4th day of February, 2011.

My commission expires August 31, 2019.

Kayla S. Myers
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DONALD RAY MURPHY, JR., P.A.-C.

CONSENT ORDER

The West Virginia Board of Medicine (“Board”) and Donald Ray Murphy, Jr., P.A.-C. (“Mr. Murphy”), pursuant to the provisions of W. Va. Code § 30-3-1, *et seq.*, and 11 CSR 1B 10.1, freely and voluntarily enter into the following:

FINDINGS OF FACT

1. Mr. Murphy was initially licensed by the Board as a physician assistant in November 1997, License No. 00664, and has not been licensed since August 25, 2009, when his license was terminated.
2. On September 13, 2009, the Complaint Committee of the Board (“Complaint Committee”) initiated a complaint against Mr. Murphy, based in part on his practice as a physician assistant at the Know Pain Clinic, Beckley, West Virginia, without a supervising physician.
3. By letter dated September 26, 2009, Mr. Murphy responded to the complaint and appeared before the Complaint Committee on January 10, 2010, for discussion.
4. Further investigation ensued, and a report from an independent physician assistant consultant was obtained, wherein the consultant stated that Mr.

Murphy engaged in unprofessional conduct when he continued his physician assistant medical practice after his supervisor terminated his supervision.

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. West Virginia Code § 30-3-1.

2. Probable cause exists to substantiate charges of disqualification of Mr. Murphy from practice as a physician assistant in the State of West Virginia under the provisions of 11 CSR 1B 10.1(b) and (g), relating to performing as a physician assistant other than at the direction and under the supervision of a supervising physician licensed by the Board; and 11 CSR 1B 10.1.h.2., relating to unprofessional conduct.

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

CONSENT

Donald Ray Murphy, Jr., P.A.-C., 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. Mr. Murphy 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 § 29A-5-1, *et seq.*, and 11 CSR 1B 12 and 11 CSR 3;

2. Mr. Murphy 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, the right to cross-examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Mr. Murphy waives all such rights;

4. Mr. Murphy consents to the entry of this Consent Order relative to his practice as a physician assistant in the State of West Virginia; and,

5. Mr. Murphy 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 the foregoing consent of Mr. Murphy, the West Virginia Board of Medicine hereby **ORDERS** as follows:

Mr. Murphy is **PUBLICLY REPRIMANDED** for his unprofessional conduct in performing his duties as a

physician assistant other than at the direction and under the supervision of a supervising physician licensed by the Board.

Entered this 30th day of March 2011.

WEST VIRGINIA BOARD OF MEDICINE

R. O. Richard Bowyer
Reverend O. Richard Bowyer
President

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

Donald Ray Murphy, Jr.
DONALD RAY MURPHY, JR., P.A.-C.

Date: 3-19-2011

STATE OF WV

COUNTY OF Fayette, to-wit:

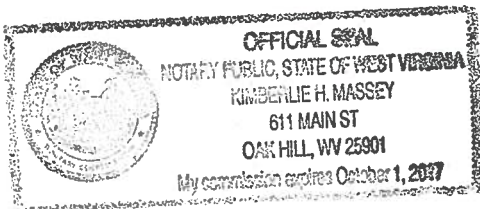
I, Kimberlie H Massey, a Notary Public for said county and state

do hereby certify that DONALD RAY MURPHY, JR., P.A.-C., whose name is signed above, has this day acknowledged the same before me.

Given under my hand this 19 day of March, 2011.

My Commission expires Oct 1 2017

Kimberlie H Massey
NOTARY PUBLIC



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: ASIF ANWARALI NAJMUDDIN, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Dr. Najmuddin applied for a license to practice medicine and surgery in West Virginia in May 2011.
2. In his application to the Board, Dr. Najmuddin advised the Board that his privileges were temporarily suspended during his postgraduate training for a breach of professionalism and he was required to repeat his first intern year on probation.
3. The Licensure Committee obtained further information and Dr. Najmuddin appeared for a full discussion of his application with the Licensure Committee.
4. Dr. Najmuddin was required, at his own expense, to have a complete psychiatric evaluation in order for the Board to assess his overall fitness to practice medicine in West Virginia and in August 2011, he obtained such an evaluation. A five (5) page psychiatric evaluation report with a seven (7) page psychological evaluation report was provided to the Board. The report indicated that Dr. Najmuddin is safe to practice medicine.

5. Dr. Najmuddin meets the requirements for active licensure under the West Virginia Medical Practice Act, though to grant licensure without appropriate conditions, limitations, and restrictions thereon could adversely affect the health and welfare of patients.

CONCLUSIONS OF LAW

1. Probable cause exists to deny Dr. Najmuddin a license to practice medicine and surgery in the State of West Virginia, due to the provisions of W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) relating to unprofessional conduct.

2. The Board determined, under all the circumstances, it is appropriate to grant Dr. Najmuddin an active license to practice medicine and surgery in the State of West Virginia, provided he agrees to the conditions, limitations, and restrictions herein.

CONSENT

Asif Anwarali Najmuddin, 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. Najmuddin 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. Najmuddin 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, the right to

cross-examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Dr. Najmuddin waives all such rights;

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

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

1. Dr. Najmuddin is granted License No. 24632, effective upon entry of this Consent Order.

2. Said License No. 24632 shall be in a PROBATIONARY status for a two (2) year period, during which probationary period Dr. Najmuddin shall be a participant in post-graduate training at West Virginia University and shall comply with all laws and rules relating to the practice of medicine and surgery in West Virginia.

3. During the two (2) year probationary period, Dr. Najmuddin may not physically examine any female patient without a female chaperone present.

4. During the two (2) year probationary period, Dr. Najmuddin shall obtain regular care, treatment and therapy from a Board-approved psychiatrist, who shall file quarterly reports with the Board beginning January 1, 2012, attesting to Dr. Najmuddin's ability to

practice medicine and surgery with an acceptable level of care, skill and treatment for the safety of patients.

5. In the event that Dr. Najmuddin is for any reason unable to practice at an acceptable level of care, skill and safety for the safety of patients, the Board-approved psychiatrist shall immediately notify the Board in writing.

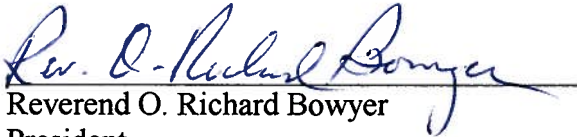
6. By March 31, 2012, Dr. Najmuddin shall successfully complete a Board approved ethics course and provide written documentation of the same to the Board.

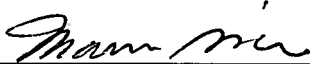
7. Dr. Najmuddin shall appear before the Licensure Committee at its September 2013 meeting for a full discussion of his progress, health and well being and licensure.

8. Within ten (10) days of the entry of this Consent Order, Dr. Najmuddin shall provide a copy of this Consent Order to Jack Parker, M.D., Section Chief for Pulmonary and Critical Care and prior to Dr. Najmuddin's Licensure Committee appearance in September 2013, Dr. Parker shall provide the Board with a written report of Dr. Najmuddin's progress.

The foregoing Consent Order was entered this 5th day of October, 2011.

WEST VIRGINIA BOARD OF MEDICINE


Reverend O. Richard Bowyer
President


Marian Swinker, M.D., M.P.H.
Secretary

[Handwritten signature]

Asif Anwarali Najmuddin, M.D.

Date: 09/21/2011

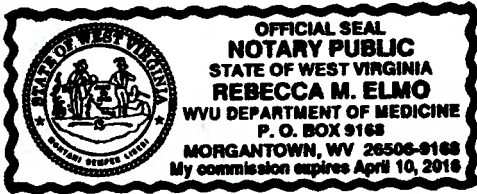
STATE OF WEST VIRGINIA UNIVERSITY

COUNTY OF MONONGALIA.

I, REBECCA M. ELMO, a Notary Public for said county and state do hereby certify that Asif Anwarali Najmuddin, M.D., whose name is signed above, has this day acknowledged the same before me.

Given under my hand this 21ST day of SEPTEMBER, 2011.

My commission expires APRIL 10, 2016.



Rebecca M. Elmo
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: PATRICK JOSEPH NUNAN, D.P.M.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Patrick Joseph Nunan, D.P.M. ("Dr. Nunan") freely and voluntarily enter into the following Consent Order pursuant to W. Va. Code § 30-3-1, et seq.

FINDINGS OF FACT

1. Dr. Nunan holds License Number 00203 in the State of West Virginia, which license was issued originally in 1984. Dr. Nunan's address of record with the Board is in West Chester, Ohio.
2. In December 2010, Dr. Nunan requested that his podiatric license be placed in an active status in the State of West Virginia.
3. In the course of submitting materials in support of Dr. Nunan's request, it became evident that Dr. Nunan was unable to produce any documentation of required coursework in end-of-life care including pain management, though he had attested on several occasions in renewing his podiatric license that he had in fact completed such two (2) hours in end-of-life care including pain management. Dr. Nunan asserts that he did acquire such coursework but remains unable to substantiate that he obtained the requisite coursework during any of the required periods.

4. Dr. Nunan has provided the Board with documentation of completion of satisfactory coursework in end-of-life care including pain management in December 2010.

5. Dr. Nunan meets the requirements for active licensure under the West Virginia Medical Practice Act, but for him to receive reactivation of a podiatric license without an appropriate condition and limitation upon the 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. Nunan an active license to practice podiatry 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 a renewal application.

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

CONSENT

Patrick Joseph Nunan, 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. Nunan 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. Nunan 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, the right to cross-examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Dr. Nunan waives all such rights;

4. Dr. Nunan consents to the entry of this Order relative to his practice of podiatry in the State of West Virginia; and

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

1. Dr. Nunan's podiatric license is placed in an **ACTIVE** status in the State of West Virginia, License Number 00203, effective upon date of entry of this Consent Order.


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

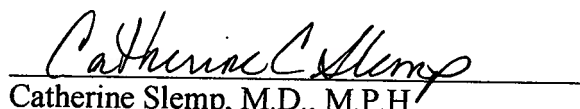
3. On or before January 30, 2011, Dr. Nunan shall pay to the Board three-hundred dollars (\$300), two-hundred dollars (\$200) of which is designated a fine for his deficiency of two (2) hours of continuing education in end-of-life care including pain management during the required period, one-hundred dollars 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 Consent Order was entered this 26th day of January, 2011.

WEST VIRGINIA BOARD OF MEDICINE


Reverend O. Richard Bowyer
President


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


Patrick Joseph Nunan, D.P.M.

Date: 1/18/11

STATE OF Ohio

COUNTY OF Butler

I, Joseph Ritter, a Notary Public for said county and state do hereby certify that Patrick Joseph Nunan,, D.P.M., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 18 day of January, 2011.

My commission expires 3/24/2015



JOSEPH RITTER
Notary Public, State of Ohio
My Commission Expires 03-24-2015

[Signature]
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: NOLAN CHARLES PARSONS, JR., M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Dr. Parsons currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 10238, issued originally in 1974. Dr. Parsons' address of record is in Charleston, West Virginia.
2. On January 28, 2011, the Complaint Committee of the Board ("Committee") initiated a complaint against Dr. Parsons, based upon information from a detective with the South Charleston Police Department and a Controlled Substances Monitoring Program Report of the West Virginia Board of Pharmacy from January 1, 2006, through January 24, 2011, relating to Dr. Parsons' prescribing practices.
3. Investigation ensued and Dr. Parsons was interviewed by the Board's Investigator.
4. Dr. Parsons' prescribing practices, including his failure to adequately secure his prescription forms, has resulted in a substantial amount of drug diversion in the State of West Virginia.

5. Dr. Parsons suffers from Parkinson's disease and practicing medicine is becoming increasingly difficult for him.

6. Dr. Parsons wishes to retire from the practice of medicine and resolve any dispute the Board may have with him.

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. Parsons for violations of W.Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j), relating to unprofessional and unethical conduct; 11 CSR 1A 12.2(d), relating to bringing the medical profession into disrepute; and W.Va. Code § 30-3-14(c)(19), relating to gross negligence in the use and control of prescription forms.

3. The Board has determined that it is appropriate and in the public interest to terminate continuation of any proceedings against Dr. Parsons, provided Dr. Parsons enters into this Consent Order.

CONSENT

Dr. Parsons, 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. Parsons 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. Parsons 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, the right to cross-examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Dr. Parsons waives all such rights;

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

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

1. Effective March 18, 2011, at 11:59 p.m., Dr. Parsons' license, No. 10238, is **SURRENDERED** to the Board, and his drug dispensing registration, No. 385, issued by the Board is **TERMINATED** March 14, 2011, at 12:01 a.m.

2. Dr. Parsons shall **SURRENDER** his Drug Enforcement Administration registration certificate, No. AP7681287, and any other known certificate(s), to the Drug Enforcement Administration on March 7, 2011.

3. Dr. Parsons 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, 2011.

WEST VIRGINIA BOARD OF MEDICINE

R. O. Richard Bowyer
Reverend O. Richard Bowyer
President

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

Nolan C. Parsons, Jr.
Nolan Charles Parsons, Jr., M.D.

Date: March 3, 2011

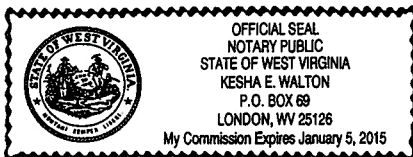
STATE OF West Virginia
COUNTY OF Kanawha

I, Kesha E. Walton, a Notary Public in and for said county and state, do hereby certify that Nolan Charles Parsons, Jr., M.D., whose name is signed above, has this day acknowledged the same before me.

Given under my hand this 3rd day of March, 2011.

My commission expires January 5, 2015.

Kesha E. Walton
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

GREGORY PORTER, P.A.-C.

CONSENT ORDER

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

FINDINGS OF FACT

1. Mr. Porter submitted a renewal application to the Board in March 2011 and his physician assistant license No. 00672 was renewed.
2. Mr. Porter fully and forthrightly disclosed in his application the health problems he had, beginning in 2009, which had resulted in an opioid dependency for which he is currently taking Suboxone prescribed by a treating physician.
3. Mr. Porter appeared for a full discussion of his health and well being before the Physician Assistant Committee in July 2011, and the evidence confirms that his dependency is the direct result of chronic and legitimate use of opioid medications prescribed by treating physicians in an attempt to control his ongoing pain.
4. It is necessary to attach certain appropriate accommodations, conditions and limitations upon License No. 00672 to prevent adversely affecting 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 file charges against Mr. Porter pursuant to the provisions of 11 CSR 1B 10.1(d).
3. It is appropriate and in the public interest to waive the commencement of proceedings against Mr. Porter, subject to compliance by Mr. Porter with certain accommodations, conditions and limitations upon his licensure as a physician assistant in the State of West Virginia.

CONSENT

Gregory Porter, P.A.-C., agrees solely and exclusively for the purpose of the entry of this Order to the following:

1. Mr. Porter acknowledges that without his consent, no permanent legal action may be taken against him except after a hearing held in accordance with 11 CSR 1B 10.1 and West Virginia Code §29A-5-1, *et seq.*, and West Virginia Code §30-3-16;
2. Mr. Porter 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, the right to cross-examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;
3. Mr. Porter waives all such rights;

4. Mr. Porter consents to the entry of this Order relative to his practice as a physician assistant in the State of West Virginia; and

5. Mr. Porter 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. Porter, the West Virginia Board of Medicine hereby **ORDERS**:

1. Mr. Porter shall continue his treatment for opioid dependence at Charleston Psychiatric Group.

2. For as long as he continues to be treated at Charleston Psychiatric Group for his opioid dependence, reports every sixty (60) days beginning September 1, 2011, attesting to his progress and confirming otherwise negative drug screens shall be filed with the Board by his treating psychiatrist, Kelly A. Chura-Singh.

3. If at any time there is a positive drug screen for Mr. Porter, that information shall be promptly filed in writing with the Board by his treating psychiatrist.

4. Except for Suboxone, Mr. Porter may not ingest controlled substances. When his treatment is successfully completed at Charleston Psychiatric Group, the Board shall be promptly so notified in writing by his treating physician.

5. At any time for one (1) year following his successful completion of his treatment at Charleston Psychiatric Group, the Board may require Mr. Porter to submit to random drug screens, which must be negative for opioids.

6. Mr. Porter will meet with the Physician Assistant Committee of the Board at its regularly scheduled meeting following his successful completion of his treatment at Charleston Psychiatric Group for a full discussion of his progress, health and well being, and at any time thereafter as requested by the Physician Assistant Committee.

7. Mr. Porter shall advise the Board if and when he determines to have further surgery with respect to his hip.

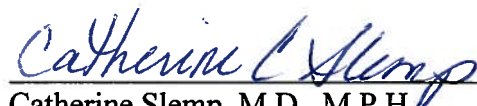
8. Within five (5) days of entry of this Consent Order, Mr. Porter shall provide a copy of this Order to any supervising physician and to any employer or health care or medical facility where Mr. Porter may be practicing as a physician assistant.

The failure of Mr. Porter 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 1st day of August, 2011.

WEST VIRGINIA BOARD OF MEDICINE


Reverend O. Richard Bowyer
President


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



Gregory Porter, P.A.-C.

Date: 7/25/11

STATE OF WV

COUNTY OF Kanawha, to-wit:

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

Given under my hand this 25th day of July, 2011.

My Commission expires Feb 21, 2012.

Angela B Shamblin
NOTARY PUBLIC



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: MEYER LEON PROLER, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Meyer Leon Proler, M.D. ("Dr. Proler"), pursuant to the provisions of W. Va. Code § 30-3-1, *et seq.*, and 11 CSR 1B 10.1, freely and voluntarily enter into the following:

FINDINGS OF FACT

1. Dr. Proler currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 21443, originally issued by the Board in 2004. Dr. Proler's address of record with the Board is in Houston, Texas.

2. On or about February 18, 2011, the West Virginia Board of Medicine received notice via the Board Action Disciplinary Report that Dr. Proler was disciplined by the State of Texas. The West Virginia Board of Medicine requested records in relation to this discipline by letter of February 22, 2011. The Texas Medical Board responded to the request by forwarding information in relation to the discipline enacted by the State of Texas.

3. The Texas Medical Board entered a Mediated Agreed Order, fining Dr. Proler \$1,000.00 for failure to practice medicine in an acceptable manner, unprofessional and dishonorable conduct that is likely to deceive, defraud, or injure the public, and failure to supervise delegates adequately by supervising the performance of clinical diagnostic interpretation of Electromyographies via telemedicine. The Mediated Agreed Order notes that Dr. Proler violated the Texas Medical Practice Act, §164.051(a)(1), §164.05(a)(6), §164.052(a)(5), and §164.053(a)(8).

4. On May 15, 2011, the Complaint Committee of the West Virginia Board of Medicine reviewed all of the materials forwarded by the Texas Medical Board in relation to Dr. Proler.

5. On May 16, 2011, the Board initiated a complaint against Dr. Proler, alleging that Dr. Proler had had his license acted upon in another state and had acted unprofessionally.

6. Dr. Proler received the initiated complaint, via certified mail on May 20, 2011, but failed to respond to the complaint.

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. West Virginia Code § 30-3-1.

2. Probable cause may exist to substantiate charges pursuant to West Virginia Code §30-3-14 (c)(17) and 11 CSR 1A 12.1 (e), (g), and (j), relating to unprofessional conduct and disciplinary action being taken against a medical license in another jurisdiction.

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. Proler enters into this Consent Order.

CONSENT

Meyer Leon Proler, 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. Proler 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 § 29A-5-1, *et seq.*, and 11 CSR 1B 12 and 11 CSR 3;

2. Dr. Proler 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, the right to cross-examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Dr. Proler waives all such rights;

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

5. Dr. Proler 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 the foregoing consent of Dr. Proler, the West Virginia Board of Medicine **ORDERS** that Dr. Proler is hereby **PUBLICLY REPRIMANDED** for his unprofessional conduct.

The foregoing "Consent Order" of MEYER LEON PROLER, M.D. was:

Entered this 3rd day of August 2011.

WEST VIRGINIA BOARD OF MEDICINE

Rev. O. Richard Bowyer
Reverend O. Richard Bowyer
President

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

Meyer Leon Proler, M.D.
Meyer Leon Proler, M.D.

Date: 7-27-11

STATE OF Texas

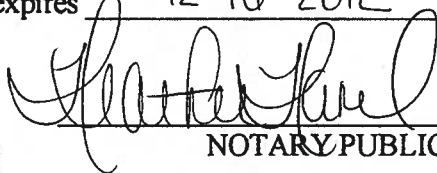
COUNTY OF Harris, to-wit:

I, Heather Hanel, a Notary Public for said county and state do

hereby certify that Meyer Leon Proler, 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, 2011.

My Commission expires 12.16.2012



NOTARY PUBLIC



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: FRANKIE ALLEN PUCKETT, M.D.

CONSENT ORDER

The West Virginia Board of Medicine (“WV Board”) and Frankie Allen Puckett, M.D. (“Dr. Puckett”) 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. Puckett currently holds a license to practice medicine in the State of West Virginia, License No. 22820, issued originally in 2007. The address of record for Dr. Puckett is in Huntington, West Virginia.

2. On or about April 29, 2011, Dr. Puckett’s clinical privileges were suspended at Cabell Huntington Hospital, Huntington, West Virginia, pending a decision of the Medical Executive Committee, regarding his inappropriate prescribing of scheduled controlled substances to his former wife, without keeping medical records of the patient’s history, examination, test results or treatment.

3. Similarly, Dr. Puckett was previously counseled by the hospital on September 20, 2010, for prescribing scheduled controlled substances to another individual as well.

4. In May 2011, the Board initiated a complaint against Dr. Puckett which alleged failure to keep written records justifying the course of treatment of a patient, prescribing a controlled substance other than in good faith and in a therapeutic manner in accordance with accepted medical standards and in the course of the physician’s professional practice,

dishonorable, unethical or unprofessional conduct likely to deceive, defraud or harm the public and departure from acceptable medical practice or ethics, and gross negligence in the use and control of prescription forms.

5. On June 15, 2011, Dr. Puckett filed with the Board a response to the initiated complaint.

6. In July 2011, the matter was investigated by the Board's Investigator and Dr. Puckett's personnel file was subpoenaed from Cabell Huntington Hospital.

7. The Complaint Committee of the Board has reviewed all of the relevant information in 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. Puckett pursuant to W. Va. Code §30-3-14(c)(11), relating to his failure to keep written records justifying the course of treatment of a patient; W. Va. Code §30-3-14(c)(13), relating to prescribing a prescription drug, including controlled substances, other than in good faith and in a therapeutic manner in accordance with accepted medical standards and in the course of the physician's professional practice; W. Va. Code §30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j), relating to dishonorable, unethical or unprofessional conduct likely to deceive, defraud or harm the public and departure from acceptable medical practice or ethics; W. Va. Code §30-3-14(c)(17) and 11 CSR 1A 12.2(a), (d) and (k), relating to unprofessional, unethical and dishonorable; and W. Va. Code §30-3-14(c)(19), relating to gross negligence in the use and control of prescription forms.

3. The Board has reviewed these matters in detail and has determined that the continued practice of medicine by Dr. Puckett 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.

4. Both parties now desire to enter into this Consent Order to settle and terminate this matter.

CONSENT

Frankie Allen Puckett, 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. Puckett 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. Puckett further acknowledges that he has the following rights, among others: the right to a formal public hearing before the Board; the right to reasonable notice of said hearing; the right to representation by counsel at his own expense; and the right to cross-examine witnesses against him;

3. Dr. Puckett waives all rights to such a public hearing;

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

5. Dr. Puckett 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. Puckett, the West Virginia Board of Medicine hereby **ORDERS** that the license of Dr. Puckett to practice medicine and surgery in the State of West Virginia, License No. 22820, is hereby **SUSPENDED** for a period of five (5) years from the date of the entry of this Order, and said suspension is immediately **STAYED**, and Dr. Puckett is placed on **PROBATION** for a period of five (5) years, during which time Dr. Puckett shall comply with all of the rules and regulations of the Board of Medicine and with the following:

1. Dr. Puckett shall attend individual psychotherapy on a regular basis with a Board-approved psychotherapist in order to address the specific issues, which resulted in the violations addressed by this Consent Order. The Board-approved psychotherapist shall further provide periodic reports to the Board regarding Dr. Puckett's mental health status and the progress of his therapy by December 30, 2011, and February 29, 2012, and quarterly thereafter beginning in June 2012.

2. Should the psychological condition of Dr. Puckett at any time deteriorate to the extent that the Board-approved psychotherapist is concerned about the ability of Dr. Puckett to practice medicine with a reasonable degree of skill or safety, the Board-approved psychotherapist shall immediately notify the Board.

3. If at any time the Board-approved psychotherapist is unwilling or unable to serve in that capacity, Dr. Puckett shall have ten (10) working days from the date of the Board-approved psychotherapist's termination of service, to obtain another duly licensed treating psychotherapist approved by the Board.

4. Dr. Puckett shall see a Board-approved psychiatrist on a regular basis in order to address the specific issues, which resulted in the violations addressed by this Consent Order. The Board-approved psychiatrist shall further provide periodic reports to the Board regarding Dr. Puckett's mental health status and his progress by December 30, 2011, and February 29, 2012, and quarterly thereafter beginning in June 2012.

5. Should the psychological condition of Dr. Puckett at any time deteriorate to the extent that the Board-approved psychiatrist is concerned about the ability of Dr. Puckett to practice medicine with a reasonable degree of skill or safety, the Board-approved psychiatrist shall immediately notify the Board.

6. If at any time the Board-approved psychiatrist is unwilling or unable to serve in that capacity, Dr. Puckett shall have ten (10) working days from the date of the Board-approved psychiatrist's termination of service, to obtain another duly licensed treating psychiatrist approved by the Board.

7. Dr. Puckett shall appear before the Complaint Committee of the Board in six (6) months (at the March 2012 meeting) and at such times as may be designated by the Board, but no less than annually, while this Consent Order is in effect, to report on his progress with continued therapy and to confirm that he remains in full compliance with the provisions of this Order.

8. Dr. Puckett shall identify a physician, who shall be approved in advance by the Board, to supervise/monitor his practice of medicine and his prescribing patterns, with emphasis on his prescribing of scheduled controlled substances, during his employment as a physician.

9. Dr. Puckett shall meet with his Board-approved supervising physician at least once every thirty (30) days to review cases and documentation, discuss decisions related to cases, review specific documents, and make plans for continued monitoring.

10. The Board-approved supervising physician shall provide reports to the Board by December 30, 2011, and February 29, 2012, and quarterly thereafter beginning in June 2012, describing the progress of Dr. Puckett and attesting to the continued ability of Dr. Puckett to practice medicine in a safe and effective manner.

11. Should the performance of Dr. Puckett at any time fall below the reasonable standard of care or otherwise endanger the health, safety, and welfare of patients, the Board-approved supervising physician shall immediately notify the Board.

12. If at any time the designated supervising physician is unwilling or unable to serve in that capacity, Dr. Puckett shall have ten (10) working days from the date of the supervising physician's termination of service, to obtain another duly licensed supervising physician approved by the Board.

13. Dr. Puckett shall not practice medicine more than forty (40) hours per week for the duration of this Consent Order.

14. Dr. Puckett shall continue to be enrolled in the West Virginia Medical Professionals Health Program, Inc., who will provide ongoing reports as to Dr. Puckett's wellbeing, compliance in treatment and monitoring.

15. If the West Virginia Board of Medicine determines, in its sole discretion, that Dr. Puckett has failed to comply with any of the terms of this Order or with any laws and rules pertaining to the practice of medicine during the effective period of this Consent Order, then the Board may order, without further hearing or process, that the license to practice

medicine in the State of West Virginia previously issued to Dr. Puckett be **REVOKED**, and by his signing of the Consent Order, Dr. Puckett has consented to the same.

The foregoing Order was entered this 11th day of October, 2011.

WEST VIRGINIA BOARD OF MEDICINE

Rev. O. Richard Bowyer
Reverend O. Richard Bowyer
President

Marian Swinker M.D., M.P.H.
Marian Swinker, M.D., M.P.H.
Secretary

Frankie Allen Puckett
Frankie Allen Puckett, M.D.

Date: 09/30/2011

STATE OF West Virginia
COUNTY OF Cabell

I, Cari M. Reed, a Notary Public in and for said county and state, do hereby certify that Frankie Allen Puckett, M.D., whose name is signed above, has this day acknowledged the same before me.

Given under my hand this 30 day of September, 2011.

My commission expires October 17, 2013.

Cari M Reed
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

SEAN PATRICK RHOADS, P.A.-C.

CONSENT ORDER

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

FINDINGS OF FACT

1. Mr. Rhoads is in the process of seeking a license to practice as a physician assistant in the State of West Virginia.
2. Mr. Rhoads was initially licensed by the Board as a physician assistant in November 2006, License No. 01253, and has not been licensed since April 1, 2010, when his license was terminated.
3. On March 22, 2010, the Board received a complaint from Mr. Rhoads’ supervising physician advising that Mr. Rhoads admitted to calling in controlled substance prescriptions for himself and for family members under his supervising physician’s DEA number and further admitted that he was diverting these drugs for his personal use.
4. On or about June 17, 2010, Mr. Rhoads responded to the complaint and advised that he entered treatment at The Farley Center in Williamsburg, Virginia, having been discharged on June 4, 2010.

5. Correspondence was received from the West Virginia Medical Professionals Health Program (“WVMPHP”) reporting that Mr. Rhoads entered into a formal agreement with the WVMPHP and continues to be in active recovery.

6. In November, 2010, the Complaint Committee reviewed the treatment records received from The Farley Center and the WVMPHP.

7. Mr. Rhoads appeared before the Complaint Committee of the Board on January 9, 2011, for a full discussion of his health and well being.

8. The Board recognizes that Mr. Rhoads meets the statutory qualifications for licensure as a physician assistant and that it is in the public interest to grant him a license, though permitting him such a license without attaching certain appropriate accommodations, conditions, and limitations upon the 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 the West Virginia Medical Practice Act to protect the public interest. West Virginia Code § 30-3-1.

2. Probable cause exists to deny licensure to Mr. Rhoads pursuant to the provisions of 11 CSR 1B 10.1(g), relating to failure to comply with a rule of the Board; 11 CSR 1B 10.1(d), relating to habitual use of drugs; and 11 CSR 1B 10.1(h)(5), (9), and (10), relating to unprofessional conduct, including performing tasks beyond his authorized scope of practice; prescribing a controlled substance other than in good faith;

and prescribing controlled substances under state or federal law, to or for himself, or to or for any member of his immediate family.

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

CONSENT

Sean Patrick Rhoads, P.A.-C., 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. Mr. Rhoads 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 §29A-5-1, *et seq.*, and 11 CSR 1B 12 and 11 CSR 3;

2. Mr. Rhoads 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, the right to cross-examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Mr. Rhoads waives all such rights;

4. Mr. Rhoads consents to the entry of this Consent Order relative to his practice as a physician assistant in the State of West Virginia; and,

5. Mr. Rhoads 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 the foregoing consent of Mr. Rhoads, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. Mr. Rhoads may again be granted License No. 01253, as long as he is in active recovery with WVMPHP;

2. When granted, said license will be immediately **SUSPENDED** and the suspension immediately **STAYED**, and Mr. Rhoads will be placed on **PROBATION** for a period of five (5) years, subject to the following:

a. Mr. Rhoads may not ingest alcohol;

b. Mr. Rhoads will meet with the Complaint Committee of the Board annually at its regularly scheduled meetings for a full discussion of his progress, health, and well being, as well as his work hours;

c. Mr. Rhoads shall limit his work hours to twenty-four (24) hours per week;

d. During the five (5) year period of probation, Mr. Rhoads shall continue to participate in the West Virginia Medical Professionals Health Program and shall comply with any and all of its requirements;

e. During the five (5) year period of probation, Mr. Rhoads shall not ingest controlled substances unless prescribed by a duly licensed health practitioner, with good reason, and shall submit to random, unannounced drug screens at any time upon request of the Board;

f. During the five (5) year period of probation, Mr. Rhoads shall ensure that his supervising physician provides to the Executive Director of the Board every six (6) months a written statement confirming that Mr. Rhoads is practicing as a physician assistant with reasonable skill and safety for patients; and

g. During the five (5) year period of probation, should Mr. Rhoads apply for prescriptive writing privilege approval, he will be limited to the prescribing of non-controlled substances only.

3. Within five (5) days of entry of this Consent Order, Mr. Rhoads shall provide a copy of this Order to any supervising physician; and

4. If Mr. Rhoads violates any of the terms of this Consent Order, as determined by the Board, the Board may terminate and dissolve the **STAY** of **SUSPENSION** herein imposed, upon written notice of the same to Mr. Rhoads, and Mr. Rhoads understands that, notwithstanding any provision of law to the contrary, such termination and dissolution of the **STAY** of **SUSPENSION** may occur without any

hearing provided by the Board, and by his signing of this Consent Order, Mr. Rhoads has consented to the same.

Entered this 16th day of February 2011.

WEST VIRGINIA BOARD OF MEDICINE

Rev. O. Richard Bowyer
Reverend O. Richard Bowyer
President

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

Sean Patrick Rhoads, P.A.-C.

Date: 2/7/2011

STATE OF West Virginia

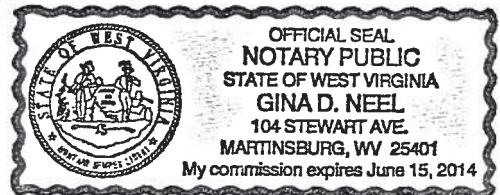
COUNTY OF Berkeley, to-wit:

I, Gina D. Neel, a Notary Public for said county and state do hereby certify that Sean Patrick Rhoads, P.A.-C., whose name is signed above, has this day acknowledged the same before me.

Given under my hand this 7 day of February, 2011.

My Commission expires June 15, 2014.

Gina D. Neel
NOTARY PUBLIC



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JOHN F. RICE, P.A.-C.

CONSENT ORDER

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

FINDINGS OF FACT

1. Mr. Rice is currently licensed to practice as a physician assistant in the State of West Virginia at the Dawes facility of Cabin Creek Health Systems, under the supervision of Sue A. Westfall, M.D., pursuant to a January 26, 2010, Consent Order he entered into with the Board.

2. Mr. Rice holds License Number 00678; and pursuant to the January 26, 2010, Consent Order, his license will automatically expire as of March 31, 2011, at 11:59 p.m.

3. Mr. Rice appeared before the Physician Assistant Committee of the Board in March 2011 for a full discussion of his health and well being and his current situation.

4. Mr. Rice desires to continue with his current employment under the supervision of Sue A. Westfall, M.D., at the Dawes facility of Cabin Creek Health Systems.

5. All reports from the West Virginia Medical Professionals Health Program (“WVMPHP”) have indicated his compliance, and he remains subject to monitoring by the WVMPHP.

6. Mr. Rice remains committed to his recovery and is abstaining from alcohol.

7. The Board recognizes that Mr. Rice meets the statutory qualifications for licensure as a physician assistant and that it is in the public interest to grant him a license, though permitting him such a license without attaching certain appropriate accommodations, conditions, and limitations upon the 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 licensure to Mr. Rice pursuant to the provisions of 11 CSR 1B 10.1(h) and 11.

3. It is appropriate and in the public interest not to deny a license to, and to waive the commencement of proceedings against, Mr. Rice, subject to compliance by Mr. Rice with certain accommodations, conditions, and limitations upon his licensure as a physician assistant in the State of West Virginia.

CONSENT

John F. Rice, P.A.-C., agrees solely and exclusively for the purpose of the entry of this Order to the following:

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

2. Mr. Rice 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, the right to cross-examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Mr. Rice waives all such rights;

4. Mr. Rice consents to the entry of this Order relative to his practice as a physician assistant in the State of West Virginia; and

5. Mr. Rice 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. Rice, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. Mr. Rice is again granted License Number 00678, effective April 1, 2011, to be supervised by Sue A. Westfall, M.D., at the Dawes facility of Cabin Creek Health Systems.

2. Said License Number 00678 is extended and continued for a period of sixteen (16) months, automatically expiring and terminating October 31, 2012, at 11:59 p.m.

3. Mr. Rice may not ingest alcohol.

4. Mr. Rice will meet with the Physician Assistant Committee of the Board at its regularly scheduled meeting in September, 2012, for a full discussion of his progress, health, and well being, and any further licensure as a physician assistant.

5. During the sixteen (16) months, Mr. Rice may work as a physician assistant no more than forty (40) total hours each week.

6. During the sixteen (16) months, Mr. Rice shall continue to participate in the West Virginia Medical Professionals Health Program and shall comply with any and all of its requirements.

7. During the sixteen (16) months, Mr. Rice will submit to random drug screens at any time upon request of the Board.

8. During the sixteen (16) months, Mr. Rice will ensure that Dr. Westfall provides to the Executive Director of the Board every three (3) months beginning May 1, 2011, a written report from her with a written statement confirming that Mr. Rice is practicing as a physician assistant with reasonable skill and safety for patients.

9. Within five (5) days of entry of this Consent Order, Mr. Rice shall provide a copy of this Order to Dr. Westfall and to any employer or health care or medical facility where Mr. Rice may be practicing as a physician assistant.

The failure of Mr. Rice 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 7th day of April, 2011.

WEST VIRGINIA BOARD OF MEDICINE

Rev. O. Richard Bowyer
Reverend O. Richard Bowyer
President

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

John F. Rice, P.A.-C.
Date: 3-30-11

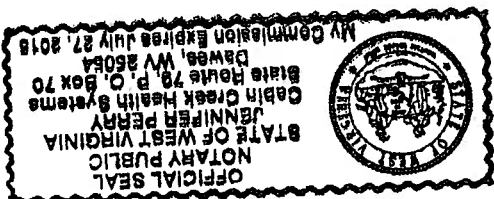
STATE OF West Virginia
COUNTY OF Kanawha, to-wit:

I, Jennifer Perry, a Notary Public for said county and state do hereby certify that John F. Rice, P.A.-C., whose name is signed on this page, has this day acknowledged the same before me.

Given under my hand this 30th day of March, 2011.

My Commission expires July 27, 2015.

Jennifer Perry
NOTARY PUBLIC



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: JOSEPH ALOYSIUS RIDGEWAY, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. In January 2011, Dr. Ridgeway applied for a license to practice medicine and surgery in the State of West Virginia. Dr. Ridgeway is a diagnostic radiologist.
2. On his licensure application submitted to the Board, Dr. Ridgeway informed the Board that he pled guilty to a DUI charge in Indiana in October 2004 and that the State Medical Board of Ohio had suspended his medical license in Ohio in 2005 for an alcoholism diagnosis related to the DUI charges.
3. Dr. Ridgeway advised the Board as well that he completed rehabilitation at the Cleveland Clinic and has completed aftercare there.
4. Dr. Ridgeway further advised the Board on his application that his sobriety date is July 5, 2006, that his Ohio medical license was reinstated in November 2007, pursuant to a Consent Agreement with the State Medical Board of Ohio, and that he is in full compliance with the Consent Order.
5. Supporting documents were provided with respect to all of these matters.

6. Dr. Ridgeway appeared before the Licensure Committee of the Board in March 2011 for a full discussion of these matters in connection with his license application and his practice plans.

7. Dr. Ridgeway meets the requirements for active licensure under the West Virginia Medical Practice Act, but for him to receive an active license without appropriate conditions, limitations, and accommodations upon the 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. Ridgeway 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(e), (g), (h) and (j), relating to having his license acted against in another jurisdiction, and excessive use of alcohol.

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

CONSENT

Joseph Aloysius Ridgeway, 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. Ridgeway 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. Ridgeway 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, the right to cross-examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Dr. Ridgeway waives all such rights;

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

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

1. Dr. Ridgeway is granted a license to practice medicine in the State of West Virginia, License No. 24403, effective upon date of entry of this Consent Order.

2. License Number 24403 is placed in a PROBATIONARY STATUS for a period of two (2) years, effective upon entry of this Consent Order, during which two (2) year period, Dr. Ridgeway shall comply with all of the following requirements.

- A. Dr. Ridgeway may not ingest alcohol, and shall abstain completely from the personal use or possession of controlled substances, except those prescribed, dispensed or administered to him by another so authorized by law who has full knowledge of Dr. Ridgeway's history of chemical dependency.
- B. Dr. Ridgeway shall remain in full compliance with 1.) the November 2007 Step II Consent Agreement between Joseph Aloysius Ridgeway, IV, M.D. and The State Medical Board of Ohio (attached hereto) and with 2.) his 2006 agreement with the Ohio Physicians Health Program (OPHP) and Dr. Ridgeway will take whatever action necessary to remain subject to the requirements of both during the two (2) years of probationary status in West Virginia.
- C. A copy of each quarterly declaration made by Dr. Ridgeway to the State Medical Board of Ohio pursuant to page 3, paragraph 2 of the Step II Consent Agreement named in B. above, shall be filed at the same time with the West Virginia Medical Professionals Health Program ("WVMPHP"), commencing on or before July 1, 2011.

- D. Upon entry of this Consent Order, Dr. Ridgeway shall promptly present himself to the WVMPHP and comply with its recommendations.
- E. Prior to entry of this Consent Order, Dr. Ridgeway shall submit to the Board for approval the name of a work place monitoring physician who is engaged in the same or similar specialty as that of Dr. Ridgeway, who is in the same locale where Dr. Ridgeway will be practicing in West Virginia.
- F. Dr. Ridgeway is responsible for ensuring that the approved work place monitoring physician provides to the Board on a quarterly basis commencing on or before July 1, 2011, reports of monitoring of Dr. Ridgeway and his medical practice and medical records, which reports must address whether Dr. Ridgeway is able to practice medicine with reasonable skill and safety.
- G. Between the filing of required quarterly reports, if at any time the approved work place monitoring physician believes that Dr. Ridgeway is not practicing with reasonable skill and safety for patients, he shall immediately notify the Board in writing.
- H. Dr. Ridgeway may not register as a dispensing physician under Board Rule 11 CSR 5.

- I. Dr. Ridgeway shall regularly review this Consent Order so that he understands fully his responsibilities outlined in this document and to prevent any noncompliance therewith.
- J. Dr. Ridgeway shall appear before the Board's Licensure Committee annually, beginning in May 2012, for a full discussion of his health and well-being.
- K. Prior to the conclusion of the two (2) year probationary period noted above on page four (4) Dr. Ridgeway will appear before the Licensure Committee in May 2013, and at the option of either party, this Consent Order or a modified version thereof may be again entered into by the parties.

The failure of Dr. Ridgeway to comply with any of the terms of this Consent Order shall constitute grounds for further discipline of his license to practice medicine and surgery in the State of West Virginia and if Dr. Ridgeway violates probation in any respect, the Board may impose further discipline upon license No. 24403 upon written notice of the same to Dr. Ridgeway, without any notice of hearing, and Dr. Ridgeway understands that, notwithstanding any provision of law to the contrary, such further discipline may occur without any hearing provided by the Board, and by his signing of this Consent order, Dr. Ridgeway has consented to the same.

The foregoing Consent Order was entered this 3rd day of June, 2011.

WEST VIRGINIA BOARD OF MEDICINE

Rev. O. Richard Bowyer
Reverend O. Richard Bowyer
President

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

Joseph Aloysius Ridgeway, IV, M.D.
Joseph Aloysius Ridgeway, IV, M.D.
Date: May 25th 2011

STATE OF OHIO

COUNTY OF FRANKLIN

I, ROBERT C. BEISEL, a Notary Public for said county and state do hereby certify that Joseph Aloysius Ridgeway, IV, M.D., whose name is signed above, has this day acknowledged the same before me.

Given under my hand this 25th day of MAY, 2011.

My commission expires JANUARY 24, 2012.



ROBERT C. BEISEL
Notary Public, State of Ohio
My Commission Expires Jan. 24, 2012

Robert C. Beisel
Notary Public

**STEP II
CONSENT AGREEMENT
BETWEEN
JOSEPH ALOYSIUS RIDGEWAY, IV, M.D.
AND
THE STATE MEDICAL BOARD OF OHIO**

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

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

BASIS FOR ACTION

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

- A. The Board is empowered by Section 4731.22(B), Ohio Revised Code, to limit, revoke, suspend a certificate, refuse to register or reinstate an applicant, or reprimand or place on probation the holder of a certificate for violation of Section 4731.22(B)(26), Ohio Revised Code, "impairment of ability to practice according to acceptable and prevailing standards of care because of habitual or excessive use or abuse of drugs, alcohol, or other substances that impair ability to practice;" or Section 4731.22(B)(15), Ohio Revised Code, for "violation of the conditions of limitation placed by the board upon a certificate to practice.
- B. The Board enters into this Consent Agreement in lieu of formal proceedings based upon the violation of Sections 4721.22(B)(15) and 4731.22(B)(26), Ohio Revised Code, as set forth in Paragraph D of the Step I Consent Agreement Between Joseph Aloysius Ridgeway, IV, M.D., and The State Medical Board of Ohio effective October 12, 2006 [October 2006 Step I Consent agreement], a copy of which is attached hereto and incorporated herein and as set forth herein. The Board expressly reserves the right to institute formal proceedings based upon any other violations of Chapter 4731. of the Revised Code, whether occurring before or after the effective date of this Consent Agreement.
- C. Dr. Ridgeway is applying for reinstatement of his license to practice medicine and surgery in the State of Ohio, License # 35-062021, which was indefinitely suspended,

but not less than one year, pursuant to the terms of the above-referenced October 2006 Step I Consent Agreement.

- D. Dr. Ridgeway states that he is not licensed to practice medicine and surgery in any other State.**
- E. Dr. Ridgeway admits that after a urine specimen he provided on or about July 5, 2006, tested positive for the presence of a cocaine metabolite, benzoylecgonine, on or about July 31, 2006, he entered treatment at the Cleveland Clinic Foundation [Cleveland Clinic], a Board approved treatment provider, and he successfully completed thirty days of in-patient treatment for chemical dependency and was discharged on August 29, 2006.**
- F. Dr. Ridgeway states that following his discharge from the Cleveland Clinic on August 29, 2006, he was again under an aftercare contract with the Cleveland Clinic that was initially entered on December 5, 2005, as modified on March 9, 2006, and which was signed by Dr. Ridgeway on September 25, 2007. Dr. Ridgeway states, and the Board acknowledges receipt of information to support, that Dr. Ridgeway has remained compliant with his aftercare contract with the Cleveland Clinic that became effective with his signature on September 25, 2007. Dr. Ridgeway further states that such aftercare contract remains in effect to date.**
- G. Dr. Ridgeway states, and the Board acknowledges, that David Goldberg, D.O., of Greene Hall Chemical Dependency Services, Greene Memorial Hospital, a Board approved treatment provider in Xenia, Ohio, and Gregory B. Collins, M.D., of the Cleveland Clinic Foundation, a Board approved treatment provider in Cleveland, Ohio, have provided written reports indicating that Dr. Ridgeway's ability to practice has been assessed and that he has been found capable of practicing medicine and surgery according to acceptable and prevailing standards of care, so long as certain treatment and monitoring requirements are in place, including that he undertake counseling related to aggressive behavior.**
- H. Dr. Ridgeway states, and the Board acknowledges, that Dr. Ridgeway has fulfilled the conditions for reinstatement of his certificate to practice medicine and surgery in the State of Ohio, as established in the above-referenced October 2006 Step I Consent Agreement.**

AGREED CONDITIONS

Wherefore, in consideration of the foregoing and mutual promises hereinafter set forth, and in lieu of any formal proceedings at this time, the certificate of Dr. Ridgeway to practice medicine and surgery in the State of Ohio shall be reinstated, and Dr. Ridgeway knowingly and voluntarily agrees with the Board to the following PROBATIONARY terms, conditions and limitations:

1. Dr. Ridgeway shall obey all federal, state, and local laws, and all rules governing the practice of medicine in Ohio.
2. Dr. Ridgeway shall submit quarterly declarations under penalty of Board disciplinary action and/or criminal prosecution, stating whether there has been compliance with all the conditions of this Consent Agreement. The first quarterly declaration must be received in the Board's offices on the date his quarterly declaration would have been due pursuant to his October 2006 Step I Consent Agreement with the Board. Subsequent quarterly declarations must be received in the Board's offices on or before the first day of every third month.
3. Dr. Ridgeway shall appear in person for an interview before the full Board or its designated representative. The first such appearance shall take place on the date his appearance would have been scheduled pursuant to his October 2006 Step I Consent Agreement with the Board. Subsequent personal appearances must occur every three months thereafter, and/or as otherwise requested by the Board. If an appearance is missed or is rescheduled for any reason, ensuing appearances shall be scheduled based on the appearance date as originally scheduled.
4. Dr. Ridgeway shall obtain permission from the Board for departures or absences from Ohio. Such periods of absence shall not reduce the probationary term, unless otherwise determined by motion of the Board for absences of three months or longer, or by the Secretary or the Supervising Member of the Board for absences of less than three months, in instances where the Board can be assured that probationary monitoring is otherwise being performed.
5. In the event Dr. Ridgeway is found by the Secretary of the Board to have failed to comply with any provision of this Consent Agreement, and is so notified of that deficiency in writing, such period(s) of noncompliance will not apply to the reduction of the probationary period under this Consent Agreement.

MONITORING OF REHABILITATION AND TREATMENT

Drug Associated Restrictions

6. Dr. Ridgeway shall keep a log of all controlled substances prescribed. Such log shall be submitted, in the format approved by the Board, thirty days prior to Dr. Ridgeway's personal appearance before the Board or its designated representative, or as otherwise directed by the Board. Further, Dr. Ridgeway shall make his patient records with regard to such prescribing available for review by an agent of the Board upon request.
7. Dr. Ridgeway shall not, without prior Board approval, administer, personally furnish, or possess (except as allowed under Paragraph 8 below) any controlled substances as

defined by state or federal law. In the event that the Board agrees at a future date to modify this Consent Agreement to allow Dr. Ridgeway to administer or personally furnish controlled substances, Dr. Ridgeway shall keep a log of all controlled substances prescribed, administered or personally furnished. Such log shall be submitted in the format approved by the Board thirty days prior to Dr. Ridgeway's personal appearance before the Board or its designated representative, or as otherwise directed by the Board. Further, Dr. Ridgeway shall make his patient records with regard to such prescribing, administering, or personally furnishing available for review by an agent of the Board upon request.

Sobriety

8. Dr. Ridgeway shall abstain completely from the personal use or possession of drugs, except those prescribed, dispensed or administered to him by another so authorized by law who has full knowledge of Dr. Ridgeway's history of chemical dependency.
9. Dr. Ridgeway shall abstain completely from the use of alcohol.

Drug and Alcohol Screens/Supervising Physician

10. Dr. Ridgeway shall submit to random urine screenings for drugs and alcohol on a twice per week basis or as otherwise directed by the Board. Dr. Ridgeway shall ensure that all screening reports are forwarded directly to the Board on a quarterly basis. The drug testing panel utilized must be acceptable to the Secretary of the Board. Further, the supervising physician shall ensure that additional testing of urine specimens for ethyl glucuronide is done on a random basis to include at least two out of every six urine specimens.

Dr. Ridgeway shall abstain from consumption of poppy seeds or any other food or liquid that may produce false results in a toxicology screen.

Dr. Ridgeway and the Board agree that the person or entity previously approved by the Board to serve as Dr. Ridgeway's supervising physician pursuant to the October 2006 Step I Consent Agreement is hereby approved to continue as Dr. Ridgeway's designated supervising physician under this Consent Agreement, unless within thirty days of the effective date of this Consent Agreement, Dr. Ridgeway submits to the Board for its prior approval the name and curriculum vitae of an alternative supervising physician to whom Dr. Ridgeway shall submit the required urine specimens. In approving an individual to serve in this capacity, the Board will give preference to a physician who practices in the same locale as Dr. Ridgeway. Dr. Ridgeway and the supervising physician shall ensure that the urine specimens are obtained on a random basis and that the giving of the specimen is witnessed by a reliable person. In addition, the supervising physician shall assure that appropriate control over the specimen is

maintained and shall immediately inform the Board of any positive screening results.

The Board expressly reserves the right to disapprove any person or entity proposed to serve as Dr. Ridgeway's designated supervising physician, or to withdraw approval of any person or entity previously approved to serve as Dr. Ridgeway's designated supervising physician, in the event that the Secretary and Supervising Member of the Board determine that any such supervising physician has demonstrated a lack of cooperation in providing information to the Board or for any other reason.

Dr. Ridgeway shall ensure that the supervising physician provides quarterly reports to the Board, in a format acceptable to the Board, as set forth in the materials provided by the Board to the supervising physician, verifying whether all urine screens have been conducted in compliance with this Consent Agreement, whether all urine screens have been negative, and whether the supervising physician remains willing and able to continue in his or her responsibilities.

In the event that the designated supervising physician becomes unable or unwilling to so serve, Dr. Ridgeway must immediately notify the Board in writing, and make arrangements acceptable to the Board for another supervising physician as soon as practicable. Dr. Ridgeway shall further ensure that the previously designated supervising physician also notifies the Board directly of his or her inability to continue to serve and the reasons therefore.

All screening reports and supervising physician reports required under this paragraph must be received in the Board's offices no later than the due date for Dr. Ridgeway's quarterly declaration. It is Dr. Ridgeway's responsibility to ensure that reports are timely submitted.

11. The Board retains the right to require, and Dr. Ridgeway agrees to submit, blood or urine specimens for analysis at Dr. Ridgeway's expense upon the Board's request and without prior notice. Dr. Ridgeway's refusal to submit a blood or urine specimen upon request of the Board shall result in a minimum of one year of actual license suspension.

Monitoring Physician

12. Before engaging in any medical practice, Dr. Ridgeway shall submit the name and curriculum vitae of a monitoring physician for prior written approval by the Secretary or Supervising Member of the Board. In approving an individual to serve in this capacity, the Secretary and Supervising Member will give preference to a physician who practices in the same locale as Dr. Ridgeway and who is engaged in the same or similar practice specialty.
-

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

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

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

Rehabilitation Program

13. Dr. Ridgeway shall maintain participation in an alcohol and drug rehabilitation program, such as A.A., N.A., C.A., or Caduceus, no less than three times per week. Substitution of any other specific program must receive prior Board approval.

Dr. Ridgeway shall submit acceptable documentary evidence of continuing compliance with this program which must be received in the Board's offices no later than the due date for Dr. Ridgeway's quarterly declarations.

Aftercare

14. Dr. Ridgeway shall contact an appropriate impaired physicians committee, approved by the Board, to arrange for assistance in recovery or aftercare.
 15. Dr. Ridgeway shall maintain continued compliance with the terms of the aftercare contract entered into with his treatment provider, provided that, where terms of the aftercare contract conflict with terms of this Consent Agreement, the terms of this Consent Agreement shall control.
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Mental Health Treatment

16. Within thirty days of the effective date of this Consent Agreement, Dr. Ridgeway shall submit to the Board for its prior approval the name and qualifications of a psychiatrist of his choice. Upon approval by the Board, Dr. Ridgeway shall undergo and continue psychiatric treatment, to include psychotherapy, at least once a week for a minimum period of six months, or as otherwise directed by the Board. Dr. Ridgeway shall comply with his psychiatric treatment plan.

Dr. Ridgeway shall ensure that psychiatric reports are forwarded by his treating psychiatrist to the Board on a quarterly basis, or as otherwise directed by the Board. The psychiatric reports shall contain information describing Dr. Ridgeway's current treatment plan and any changes that have been made to the treatment plan since the prior report; Dr. Ridgeway's compliance with his treatment plan; Dr. Ridgeway's mental status; Dr. Ridgeway's progress in treatment; and results of any laboratory studies that have been conducted since the prior report. Dr. Ridgeway shall ensure that his treating psychiatrist immediately notifies the Board of his failure to comply with his psychiatric treatment plan.

The psychotherapy required pursuant to this paragraph may be delegated by Dr. Ridgeway's treating psychiatrist to an appropriately licensed mental health professional approved in advance by the Board, and may be limited to group counseling under the direction of a licensed mental health professional, so long as Dr. Ridgeway treating psychiatrist oversees/supervises such psychotherapy; includes information concerning Dr. Ridgeway's participation and progress in psychotherapy in his or her quarterly reports; and continues to meet personally with Dr. Ridgeway at least monthly. Should the psychotherapy required pursuant to this provision be delegated to a licensed mental health professional, Dr. Ridgeway shall ensure that psychotherapy reports are forwarded by his treating licensed mental health professional to the Board on a quarterly basis, or as otherwise directed by the Board. The psychotherapy reports shall contain information describing Dr. Ridgeway's current treatment plan and any changes that have been made to the treatment plan since the prior report; Dr. Ridgeway compliance with his treatment plan; Dr. Ridgeway's mental status; Dr. Ridgeway's progress in treatment; and results of any laboratory studies that have been conducted since the prior report. Dr. Ridgeway shall ensure that his treating licensed mental health professional immediately notifies the Board of his failure to comply with his psychotherapy treatment plan. These psychotherapy reports shall be in addition to the psychiatric reports.

It is Dr. Ridgeway's responsibility to ensure that all quarterly reports (psychiatric and psychotherapy, if applicable) are received in the Board's offices no later than the due date for Dr. Ridgeway's quarterly declaration.

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

Releases

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

Required Reporting by Licensee

18. Within thirty days of the effective date of this Consent Agreement, Dr. Ridgeway shall provide a copy of this Consent Agreement to all employers or entities with which he is under contract to provide health care services or is receiving training; and the Chief of Staff at each hospital where he has privileges or appointments. Further, Dr. Ridgeway shall provide a copy of this Consent Agreement to all employers or entities with which he contracts to provide health care services, or applies for or receives training, and the Chief of Staff at each hospital where he applies for or obtains privileges or appointments.
19. Within thirty days of the effective date of this Consent Agreement, Dr. Ridgeway shall provide a copy of this Consent Agreement by certified mail, return receipt requested, to the proper licensing authority of any state or jurisdiction in which he currently holds any professional license. Dr. Ridgeway further agrees to provide a copy of this Consent Agreement by certified mail, return receipt requested, at time of application to the proper licensing authority of any state in which he applies for any

professional license or for reinstatement of any professional license. Further, Dr. Ridgeway shall provide this Board with a copy of the return receipt as proof of notification within thirty days of receiving that return receipt.

20. Dr. Ridgeway shall provide a copy of this Consent Agreement to all persons and entities that provide Dr. Ridgeway chemical dependency and/or mental health counseling, treatment or monitoring.

FAILURE TO COMPLY

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

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

DURATION/MODIFICATION OF TERMS

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

ACKNOWLEDGMENTS/LIABILITY RELEASE

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

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

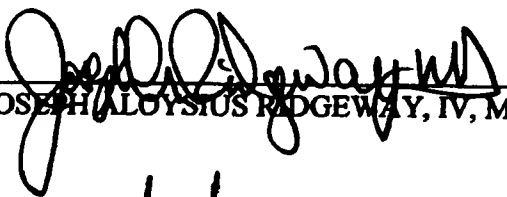
Dr. Ridgeway hereby releases the Board, its members, employees, agents, officers and representatives jointly and severally from any and all liability arising from the within matter.

This Consent Agreement shall be considered a public record as that term is used in Section

149.43, Ohio Revised Code. Further, this information may be reported to appropriate organizations, data banks and governmental bodies. Dr. Ridgeway acknowledges that his social security number will be used if this information is so reported and agrees to provide his social security number to the Board for such purposes.

EFFECTIVE DATE

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



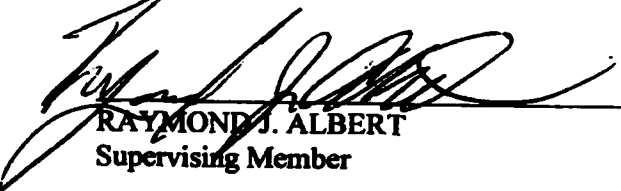
JOSEPH ALOYSIUS RIDGEWAY, IV, M.D.

DATE 11/6/07



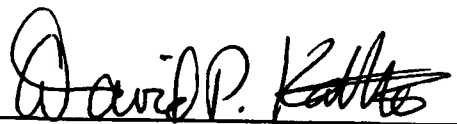
LANCE A. TALMAGE, M.D.
Secretary

DATE 11-15-07



RAYMOND J. ALBERT
Supervising Member

DATE 11/15/07



DAVID P. KATKO
Enforcement Attorney

DATE 11/06/07

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JENNIFER REBECCA RIFFE, P.A.-C.

CONSENT ORDER

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

FINDINGS OF FACT

1. Ms. Riffe currently holds a license as a physician assistant in the State of West Virginia, License No. 00686, originally issued by the Board in May 1998. Ms. Riffe’s address of record with the Board is in Princeton, West Virginia.
2. On or about June 2, 2010, the Board received an e-mail from Linda Hutchens, CEO of Bluestone Health Association, Inc., indicating that Ms. Riffe had prescribed phentermine, a Class IV controlled substance, not on Ms. Riffe’s approved drug formulary.
3. On or about July 2, 2010, the Board received a letter from Ms. Riffe admitting that she had written multiple prescriptions for phentermine between 1999 and 2008, without realizing it was outside her prescriptive writing authority.
4. On September 11, 2010, Ms. Riffe appeared before the Physician Assistant Committee of the Board, and the Committee referred this matter to the Complaint Committee of the Board.

5. On September 12, 2010, the Complaint Committee reviewed all the materials referred to it by the Physician Assistant Committee in regard to Ms. Riffe and initiated a complaint alleging unprofessional conduct and performing a service not included in her job description and approved by the Board.

6. In October, 2010, Ms. Riffe responded to the complaint and explained that she understands she wrote for a medication outside of her prescribing authority and that it was unprofessional conduct.

7. Ms. Riffe appeared before the Board's Complaint Committee for a full discussion of this matter on January 9, 2011.

8. Practicing without appropriate restrictions and limitations upon the physician assistant license of Ms. Riffe 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 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 Ms. Riffe from practice as a physician assistant under the provisions of West Virginia Code § 30-3-16(t); 11 CSR 1B 10.1(c); and 11 CSR 1B 10.1(h)(11), relating to performing a task not in accordance with the job description approved by the Board, and unprofessional conduct for prescribing a controlled substance which is not included in the

approved job description for that physician assistant or which is not included in the approved state formulary for physician assistants.

3. It is appropriate and in the public interest to waive the commencement of proceedings against Ms. Riffe and to proceed without the filing of charges, or a formal Complaint and Notice of Hearing, subject to compliance by Ms. Riffe with the provisions of this Consent Order.

CONSENT

Jennifer Rebecca Riffe, P.A.-C., by affixing her 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. Ms. Riffe acknowledges 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 § 29A-5-1, *et seq.*, and 11 CSR 1B 12 and 11 CSR 3;

2. Ms. Riffe 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, the right to cross-examine witnesses against her, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to her;

3. Ms. Riffe waives all such rights;

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

5. Ms. Riffe 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

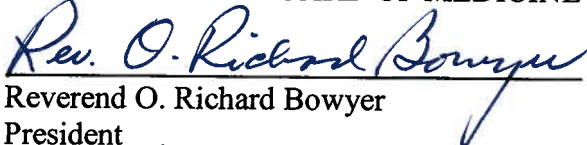
WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and the foregoing consent of Ms. Riffe, the West Virginia Board of Medicine hereby **ORDERS** as follows:


1. Ms. Riffe is **PUBLICLY REPRIMANDED** for her unprofessional conduct in prescribing phentermine, a Class IV controlled substance, not on her approved drug formulary.

2. Within thirty (30) days from the entry date of this Consent Order, Ms. Riffe shall read and study the Rule of the West Virginia Board of Medicine on prescriptive privileges for physician assistants and submit to the Board a two (2) page typed summary of her understanding of the Rule.

Entered this 7th day of February, 2011.

WEST VIRGINIA BOARD OF MEDICINE


Reverend O. Richard Bowyer
President


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

Jennifer Rebecca Riffe P.A.-C.
Jennifer Rebecca Riffe, P.A.-C.

Date: 1/31/11

STATE OF West Virginia

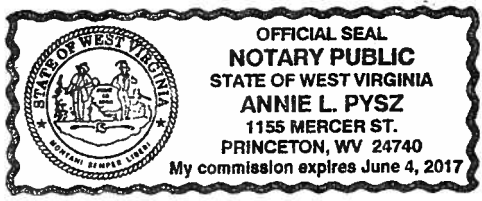
COUNTY OF Mercer, to-wit:

I, Annie L. Pysz, a Notary Public for said county and state do hereby certify that Jennifer Rebecca Riffe, P.A.-C., whose name is signed above, has this day acknowledged the same before me.

Given under my hand this 31 day of January, 2011.

My Commission expires 6-4-17

Annie L. Pysz
NOTARY PUBLIC



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: SAMUEL KUMP ROBERTS, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Dr. Roberts currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 10846, issued originally in 1976. Dr. Roberts' address of record is in Elkins, West Virginia.
2. On or about July 8, 2010, Dr. Roberts self-reported to the Board that a warrant for his arrest was issued on July 6, 2010, and executed on July 7, 2010, by the Magistrate Court of Randolph County, West Virginia, for alleged battery (Case No. 10M-771).
3. On September 12, 2010, the Board initiated a complaint against Dr. Roberts, which complaint alleged unprofessional and unethical conduct and violating or attempting to violate any law of this State, any other state, and/or the United States.
4. Dr. Roberts appeared before the Complaint Committee of the Board on January 9, 2011, for a full discussion of this matter and submitted to the Board documentation from the Magistrate Court of Randolph County of the dismissal of the charges against him.

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. Roberts 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 unprofessional and 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. Roberts enters into this Consent Order.

CONSENT

Samuel Kump Roberts, 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. Roberts 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. Roberts 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, the right to cross-examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Dr. Roberts waives all such rights;
4. Dr. Roberts consents to the entry of this Consent Order relative to his practice of medicine and surgery in the State of West Virginia; and,
5. Dr. Roberts 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

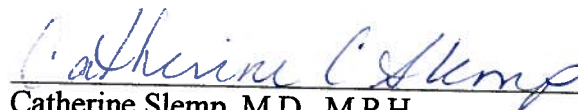
WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the consent of Dr. Roberts, the Board hereby **ORDERS** as follows:

Dr. Roberts is hereby **PUBLICLY REPRIMANDED** for his actions resulting in the warrant for his arrest for battery.

Entered this 11th day of April, 2011.

WEST VIRGINIA BOARD OF MEDICINE


Reverend O. Richard Bowyer
President


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


Samuel Kump Roberts, M.D.

Date: 4/5/11

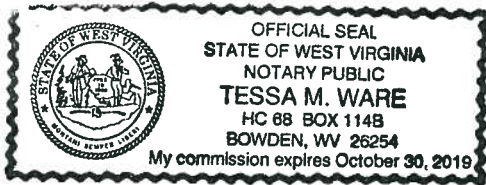
STATE OF West Virginia

COUNTY OF Randolph

I, Tessa M. Ware, a Notary Public in and for said county and state, do hereby certify that Samuel Kump Roberts, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 5th day of April, 2011.

My commission expires October 30, 2019.



Tessa M. Ware
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: NARCISO A. RODRIGUEZ-CAYRO, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Dr. Rodriguez-Cayro currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 13803, issued originally in 1984. Dr. Rodriguez-Cayro’s address of record with the Board is Princeton, West Virginia.
2. In September 2009, the Board initiated a complaint against Dr. Rodriguez-Cayro, which complaint alleged unethical or unprofessional conduct relating to his termination of the physician-patient relationship.
3. In October 2009, Dr. Rodriguez-Cayro filed a response with the Board and appeared for a full discussion of the matter before the Complaint Committee of the Board in January 2010.
4. In December 2009, the Board received a complaint alleging unethical or unprofessional conduct, due to Dr. Rodriguez-Cayro having abandoned the complainant, who was a patient.

5. In March 2010, Dr. Rodriguez-Cayro filed a response to the December 2009 complaint with the Board.

6. The Board requested an independent review of the matters by a licensed physician. On April 26, 2011, the reviewing physician submitted his report concluding, in summary, that Dr. Rodriguez-Cayro fell outside the standard of care by abruptly ceasing the physician-patient relationship.

7. On June 15, 2011, Dr. Rodriguez-Cayro filed a response to the independent review, disagreeing with the reviewer's findings.

8. The Board has reviewed these matters in detail and has determined that the continued practice of medicine by Dr. Rodriguez-Cayro 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 against Dr. Rodriguez-Cayro pursuant to West Virginia Code §30-3-14(c)(17), 11 CSR 1A 12.1(e) and (j), and 11 CSR 1A 12.2(d), relating to unethical or unprofessional conduct due to his unethical termination of the physician-patient relationship.

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. Rodriguez-Cayro enters into this Consent Order.

CONSENT

Narciso A. Rodriguez-Cayro, 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. Rodriguez-Cayro 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. Rodriguez-Cayro 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, the right to cross-examine witnesses against him; and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;
3. Dr. Rodriguez-Cayro waives all rights to such a hearing;
4. Dr. Rodriguez-Cayro consents to the entry of this Consent Order relative to his practice of medicine in the State of West Virginia; and,
5. Dr. Rodriguez-Cayro 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. Rodriguez-Cayro, the Board hereby **ORDERS** as follows:

1. Dr. Rodriguez-Cayro is hereby **PUBLICLY REPRIMANDED** for his unethical and unprofessional conduct relating to his abrupt termination of the physician-patient relationship;
2. Dr. Rodriguez-Cayro shall pay a **CIVIL FINE** in the amount of **\$1,000.00**, which fine shall be received by the Board on or before August 31, 2011.
3. In the event that Dr. Rodriguez-Cayro fails to comply with the requirement stated in the preceding paragraph of this Order, his license to practice medicine and surgery in the State of West Virginia shall be **SUSPENDED**, effective immediately, without further process or hearing pending his successful completion of this requirement, as agreed to by him, and required by this Order.
4. Upon the Board's determination that Dr. Rodriguez-Cayro is in full compliance with the terms and conditions of this Consent Order, the Complaint against him shall be dismissed immediately.

The foregoing "Consent Order" of NARCISO A. RODRIGUEZ-CAYRO, M.D., was:

Entered this 8th day of September 2011.

WEST VIRGINIA BOARD OF MEDICINE

Rev. O. Richard Bowyer
Reverend O. Richard Bowyer
President

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

Narciso A. Rodriguez-Cayro
Narciso A. Rodriguez-Cayro, M.D.

Date: 8-31-11

STATE OF West Virginia

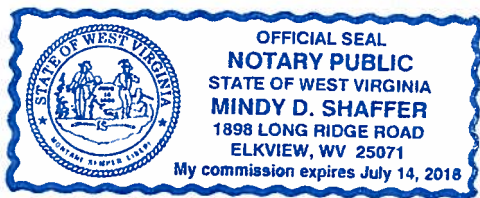
COUNTY OF Kanawha

I, Mindy D. Shaffer, a Notary Public in and for said county and state,
do hereby certify that Narciso A. Rodriguez-Cayro, M.D., whose name is signed above, has this
day acknowledged the same before me.

Given under my hand this 31 day of August, 2011.

My commission expires July 14, 2018

Mindy D. Shaffer
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: JEFFREY DAVID ROSEN, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Dr. Rosen currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 21043, issued originally in 2002. Dr. Rosen's address of record is in Ludlow, Vermont.
2. On his 2011 license renewal application to the Board Dr. Rosen reported that in 2010 he had been denied a medical license in Vermont.
3. The materials enclosed with his application showed that he no longer has medical employment in West Virginia.
4. Dr. Rosen no longer wishes or needs to have a license in 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. Rosen 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 (g) relating to being denied a license to practice medicine in another state.

3. The Board has determined that it is appropriate and in the public interest to permit Dr. Rosen to enter into this Consent Order.

CONSENT

Jeffrey David Rosen, 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. Rosen 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. Rosen 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, the right to cross-examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Dr. Rosen waives all such rights;

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

5. Dr. Rosen 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.

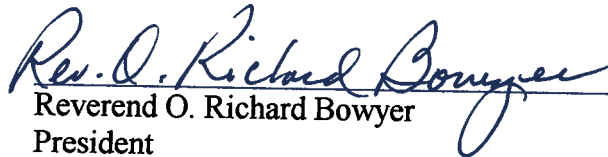
ORDER

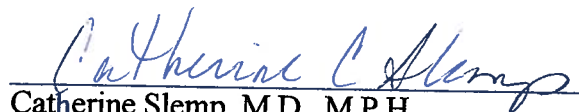
WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the consent of Dr. Rosen, the Board hereby **ORDERS** as follows:


Dr. Rosen hereby SURRENDERS his license to practice medicine and surgery in West Virginia, License No. 21043, effective upon date of entry of this Consent Order, and agrees that should he apply for medical licensure in the future in West Virginia, licensure will be denied.

Entered this 7th day of September, 2011.

WEST VIRGINIA BOARD OF MEDICINE


Reverend O. Richard Bowyer
President


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


Jeffrey David Rosen, M.D.

Date: 8/18/11

STATE OF Vermont

COUNTY OF Rutland

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

Given under my hand this 18 day of August, 2011.

My commission expires 2-10-15.

CAROLE L. CLIFFORD
Notary Public, State of Vermont
Qualified in Rutland County
Commission Expires February 10, 2015

Carole L. Clifford
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: LAGRIMAS BABIERA SADORRA, M.D.

AMENDED CONSENT ORDER

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

FINDINGS OF FACT

1. Pursuant to the terms of the January 12, 2009, Consent Order Dr. Sadorra entered into with the Board (attached hereto and incorporated by reference herein), Dr. Sadorra appeared before the Complaint Committee ("Committee") at its regular meeting in January 2010.
2. Paragraph six (6) at page five (5) of the Consent Order provided that the appearance of Dr. Sadorra was for the Committee to determine if Dr. Sadorra "...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."
3. The Committee has reviewed the materials and considered the appearance of Dr. Sadorra and has determined that it is in the interest of public safety and health that certain conditions be imposed prior to Dr. Sadorra's license to practice medicine and surgery being placed into an active status.

CONCLUSIONS OF LAW

1. The Board has a mandate pursuant to the West Virginia Medical Practice Act to protect the public interest. W. Va. Code § 30-3-1.
2. Prior to entry of the Consent Order on January 12, 2009, the Board found probable cause to substantiate charges against Dr. Sadorra pursuant to 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 determined that it was appropriate and in the public interest to enter into an Amended Consent Order provided certain restrictions and conditions are placed upon the license of Dr. Sadorra.
4. This Amended Consent Order between the Board and Dr. Sadorra supersedes the prior Consent Order entered on January 12, 2009, between the Board and Dr. Sadorra.

CONSENT

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

1. Dr. Sadorra acknowledges that, prior to entry of the January 12, 2009, Consent Order, she 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 her own expense; and the right to cross-examine witnesses against her.

2. By entering into the Consent Order on January 12, 2009, relative to her practice of medicine and surgery in the State of West Virginia, Dr. Sadorra waived all rights to such a hearing.

3. Dr. Sadorra now consents to the entry of this Amended Consent Order, which supersedes the Consent Order entered on January 12, 2009.

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

ORDER

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

1. As a condition precedent to her license to practice medicine being returned to an active status, Dr. Sadorra shall complete fifty (50) hours of continuing medical education (CME) and provide proof of the same to the Board. The completion of this CME shall take place within one (1) year from the date of entry of this Amended Consent Order.

2. As a condition precedent to her license to practice medicine being returned to an active status, Dr. Sadorra shall, at her own expense, take and pass the Special Purpose Examination (SPEX). Dr. Sadorra shall provide proof of the same to the Board. The successful

passage of the SPEX shall occur within one (1) year from the date of entry of this Amended Consent Order.

3. If, and only if, Dr. Sadorra has met the conditions precedent as described in paragraphs numbered one (1) and two (2), above, Dr. Sadorra's license to practice medicine and surgery in the State of West Virginia, No. 12801, will be returned to an active status, subject to a period of PROBATION for two (2) years, effective beginning the latest date Dr. Sadorra provides proof of completion, to the satisfaction of the Board, of the conditions precedent as described in paragraphs numbered one (1) and two (2), above.

4. As a condition of the probation referenced in paragraph numbered three (3) above, Dr. Sadorra shall not practice medicine as a solo practitioner.

5. As a condition of the probation referenced in paragraph numbered three (3) above, Dr. Sadorra shall not apply for and shall not hold a DEA license to prescribe scheduled controlled substances.

6. As a condition of the probation referenced in paragraph numbered three (3) above, Dr. Sadorra may not register as a dispensing physician with the Board under Board Rule 11 CSR 5.

7. As a condition of the probation referenced in paragraph numbered three (3) above, Dr. Sadorra may practice only in a group practice, and must practice under a Board-approved supervisor. This supervisor must agree to provide the Board with quarterly reports regarding Dr. Sadorra's on-going practice.

8. As a condition of the probation referenced in paragraph numbered three (3) above, the Board will conduct an annual review of ten (10) randomly selected charts of Dr. Sadorra's patients to evaluate her quality of care.

9. As a condition of the probation referenced in paragraph numbered three (3) above, Dr. Sadorra shall appear before the Board's Complaint Committee annually for a full discussion of the review of the ten (10) randomly selected charts and for a full airing of any questions and concerns.

10. At any time, upon a determination by the Board, in its sole discretion, that Dr. Sadorra has failed to meet the conditions of her PROBATION as described in paragraphs numbered three (3) through nine (9), above, upon written notice to Dr. Sadorra, her license shall immediately be placed into a SUSPENDED status without any further administrative hearing or judicial process.

11. At the end of the two (2) year period of PROBATION, Dr. Sadorra shall appear before the Board's Complaint Committee to determine whether at the option of either Dr. Sadorra or the Board, this Amended Consent Order or a modified version thereof may be again entered into by the parties.

12. At the conclusion of the PROBATION of Dr. Sadorra's license, No. 12801, if Dr. Sadorra has complied with the conditions of said PROBATION to the satisfaction of the Board, if no other Order is entered into, and subject to Dr. Sadorra's compliance with all provisions of the West Virginia Medical Practice Act and Rules promulgated there under during the period of PROBATION, her license shall be unencumbered.

The foregoing AMENDED CONSENT ORDER was entered this 5th day of March, 2010.

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

Lagrimas Babiera Sadorra, M.D.
Lagrimas Babiera Sadorra, M.D.

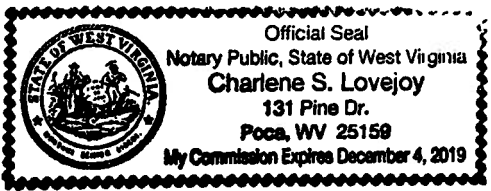
Date: 2/25/10

STATE OF WV
COUNTY OF Kanawha

I, Charlene S. Lovejoy, a Notary Public in and for said county and state, do hereby certify that Lagrimas Babiera Sadorra, M.D., whose name is signed above, has this day acknowledged the same before me.

Given under my hand this 25th day of February, 2010.

My commission expires December 4, 2019.



Charlene S. Lovejoy
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

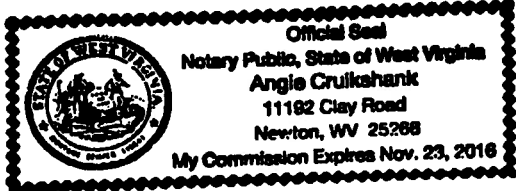
COUNTY OF Kanawha

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





State of West Virginia *Board of Medicine*

REV. O. RICHARD BOWYER
PRESIDENT

CATHERINE SLEMP, MD, MPH
SECRETARY

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

MICHAEL L. FERREBEE, MD
VICE PRESIDENT

ROBERT C. KNITTLE
EXECUTIVE DIRECTOR

December 8, 2010

Lagrimas B. Sadorra, M.D.
5322 Shadowbrook Road
Cross Lanes, West Virginia 25313

Dear Dr. Sadorra:

We are in receipt of your continuing medical education submitted in accordance with the Amended Consent Order you entered into with the Board in March 2010. You have satisfactorily complied with condition No. 1, page 3, of the Order.

Pursuant to the other conditions of the Order, the Board will await proof of your successful passage of the Special Purpose Examination (SPEX) before March 5, 2011.

If I may be of any further assistance to you, do not hesitate to contact me at Extension 227, or the Board's Disciplinary Counsel, John Lohmann, at Extension 215.

Sincerely,

A handwritten signature in black ink, appearing to read "Robert C. Knittle".

Robert C. Knittle

RCK/meb



State of West Virginia *Board of Medicine*

REV. O. RICHARD BOWYER
PRESIDENT

CATHERINE SLEMP, MD, MPH
SECRETARY

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

MICHAEL L. FERREBEE, MD
VICE PRESIDENT

ROBERT C. KNITTLE
EXECUTIVE DIRECTOR

March 16, 2011

Lagrimas Babiera Sadorra, M.D.
5322 Shadowbrook Drive
Cross Lanes, West Virginia 25313

IN RE: Lagrimas Babiera Sadorra, M.D.

Dear Dr. Sadorra:

At its regularly scheduled meeting on March 13, 2011, the Complaint Committee reviewed and discussed your request to sit for the SPEX examination, which you scheduled for March 15, 2011, ten (10) days beyond the deadline for taking this examination as stipulated in your Consent Order.

As conveyed to you in our telephone conversation of March 14, 2011, the Committee, in its discretion, has agreed that you may sit for the SPEX examination on March 15, 2011. The Committee will await the results of this examination before any further consideration will be made to return your medical license to active status.

A copy of this letter will be attached to the Consent Order and will remain a part of the Consent Order.

Sincerely,

Robert C. Knittle

RCK/eb



State of West Virginia *Board of Medicine*

REV. O. RICHARD BOWYER
PRESIDENT

CATHERINE SLEMP, MD, MPH
SECRETARY

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

MICHAEL L. FERREBEE, MD
VICE PRESIDENT

ROBERT C. KNITTLE
EXECUTIVE DIRECTOR

May 19, 2011

Lagrimas Babiera Sadorra, M.D.
5322 Shadowbrook Drive
Cross Lanes, West Virginia 25313

IN RE: Lagrimas Babiera Sadorra, M.D.

Dear Dr. Sadorra:

At its regularly scheduled meeting on May 15, 2011, the Complaint Committee reviewed and discussed your request dated April 18, 2011, to be granted a license to work at a health department or clinic.

The Committee is unable to consider granting your request since you have failed to comply with the requirements of the Amended Consent Order issued to you in March 2010 by obtaining a passing score on the Special Purpose Examination (SPEX).

On behalf of the Board, we wish you well.

Sincerely,

A handwritten signature in black ink that reads "Robert C. Knittle".

Robert C. Knittle

RCK/meb

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: AJAI K. SANDHIR, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Dr. Sandhir held License Number 21395 in the State of West Virginia, which license lapsed effective July 1, 2005, and Dr. Sandhir's address of record with the Board is in Fairfax, Virginia.
2. In 2011, Dr. Sandhir requested reactivation of the lapsed license to practice medicine and surgery in the State of West Virginia.
3. In the course of submitting documents in support of such licensure, Dr. Sandhir was unable to produce written documentation of fifty (50) hours of continuing medical education for each of the individual four (4) cycles during the period that his license had been lapsed, as required by 11 CSR 6 4.5.
4. In submitting supportive documentation for reactivation of his West Virginia license, Dr. Sandhir has submitted to the Board an Affidavit dated August 19, 2011, attached hereto as Exhibit A, attesting to the facts surrounding the destruction and loss of his continuing medical education certificates dated 2000-2009, due to a water damaged incident on

February 25, 2009, at his residence in Fairfax, Virginia.

5. Dr. Sandhir is an active medical practitioner in the Commonwealth of Virginia, and has continually maintained renewal of his Virginia license to practice medicine since 2005.

6. Dr. Sandhir further attests, in an Affidavit dated September 8, 2011, attached hereto as Exhibit B, to having successfully completed and attained more than 60 hours of continuing medical education during each two (2) year cycle to maintain his Virginia license.

7. Dr. Sandhir has requested that the Board accept the more than 200 total number of hours he submitted for all of the two (2) year time periods, which are sufficient.

8. Dr. Sandhir meets the requirements for active licensure under the West Virginia Medical Practice Act, as he acquired a satisfactory total number of continuing medical education hours, but for him to receive reactivation of his license without an appropriate condition and limitation upon his active license, under all the circumstances of this case, could adversely affect the health and welfare of patients.

CONCLUSIONS OF LAW

1. Probable cause exists to deny Dr. Sandhir 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(bb) relating to failing to comply with the Board requirements relating to continuing medical education.

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

CONSENT

Ajai K. Sandhir, 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. Sandhir 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. Sandhir 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, the right to cross-examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Dr. Sandhir waives all such rights;

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

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

1. Dr. Sandhir is granted **ACTIVE** status for medical License Number 21395, in the State of West Virginia, effective upon date of entry of this Consent Order.

2. On or before October 28, 2011, Dr. Sandhir shall pay a fine of one thousand dollars (\$1,000) for failing to comply with the Board's continuing medical education requirements, as set forth in the Findings of Fact in this Consent Order, the receipt of which one thousand dollars (\$1,000) is acknowledged by the signatures hereon of the President and Secretary of the Board.

The foregoing Consent Order was entered this 31st day of October, 2011.

WEST VIRGINIA BOARD OF MEDICINE

Rev. O. Richard Bowyer
Reverend O. Richard Bowyer
President

Marian Swinker, M.D., M.P.H.
Marian Swinker, M.D., M.P.H.
Secretary

Ajai K. Sandhir,
Ajai K. Sandhir, M.D.

Date: OCT. 17/2011

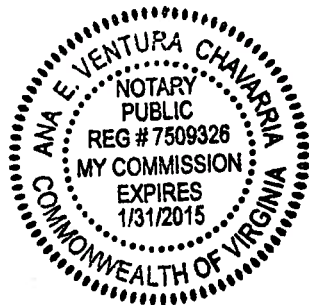
STATE OF Virginia

COUNTY OF Fairfax

I, Ana E. Ventura Chavarria, a Notary Public for said county and state do hereby certify that Ajai K. Sandhir, M.D., whose name is signed above has this day acknowledged the same before me.

Given under my hand this 17th day of October, 2011.

My commission expires 1/31/2015.



Ana E. Ventura Chavarria
Notary Public

Exhibit A

See Attached

AFFIDAVIT OF DESTROYED DOCUMENTS

STATE OF VIRGINIA
COUNTY OF FAIRFAX, to wit

This day personally appeared before me, _____, a Notary Public of and for the county aforesaid, in the State of Virginia, Ajai K. Sandhir M.D., whose identity was satisfactorily proven before me, and who being duly sworn states as follows:

THAT on February 25, 2009 at 12829 Dogwood Hills Lane, Fairfax, Virginia 22033 the dwelling experienced a sudden water damage incident due to water heater rupture. The constant flow of a 1.25 inch diameter outflow pipe for more than 19 hours into the utility area, adjacent office area and the garage resulted in significant personal property damage.

THAT the area stored personal and professional documents including continuing Medical Education (CME) certificates, Business related documents, Legal papers, Financial Statements, Receipts, Income Tax Records and supportive documents including other personal documents and property were severely damaged and destroyed.

THAT I exerted a diligent effort to salvage many of the affected documents but the water and mold destroyed the aforementioned documents.

THAT I have exerted a diligent effort to recall and locate the destroyed documents but to limited avail and therefore consider the same destroyed and cannot be produced.

The CME certificates dated from 2000-2009 were destroyed in this specific incident.

Attached is a supportive document of the water damage incident by the Insurance carrier Claim Number 46-D591-675 dated February 25, 2009 and water restoration service – ServiceMaster of Arlington, Bethesda, Chantilly dated 3/5/2009.

THAT I am executing this Affidavit to attest to the truth of the foregoing facts and to use the same for whatever legal purpose it may serve.

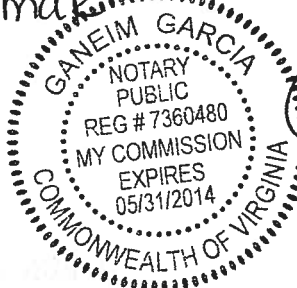
IN WITNESS WHEREOF, I here into affix my signature this 19th day of August 19, 2011.

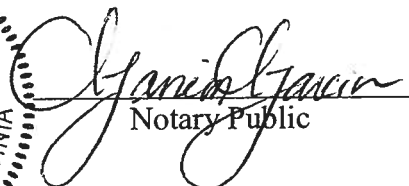
Ajai K. Sandhir,
Ajai K. Sandhir, M.D.

Fairfax, Virginia

Subscribed and sworn to before me this 19th day of August 2011.

By: Sandhir, Ajai Kumar
My Commission expires:




Notary Public

State Farm Insurance Companies®



Mathai Insurance Agency, Inc.

Ben Mathai, Agent
11211 F Lee Highway,
Fairfax, VA. 22030
Office: 703-591-7734
Fax: 703-591-7922

July 22ND, 2011

CLAIM ON 2-25-09 CLM # 46-D591-675

4-16-09 INSRD CAME TO OFC WANTING TO KNOW STATUS. I SPOKE TO CATHY 1-888-736-2713 AND SHE ADVS SOMEONE DID DRIVE BY ON HOME TODAY. NO ONE HOME. CONSTRUCTION MATERIAL IN DRIVEWAY WITH 2 SCOOTERS. THE CLAIM REP IS ELIZABETH MORETH AND SHE WILL BE REVIEWING AND CALLING INSURED. I GAVE INSRD ALL THE INFO (HG)

Heidi Maria Gill
Office Manager
Office Hours: 9am to 5pm

Fairfax Collision Center
Claim # 46-D591-675
2/25/09

cc

Payment to Service Master
(Water Mitigation)

May 20, 2009

Ajai K Sandhir
12829 Dogwood Hills Ln
Fairfax, VA 22033-3250

Fire Claims
1888 736 2713
4211 HENNINGER COURT - CHANTILLY, VA 20151
PHONE: 703-378-0222 FAX: 703-378-0551

RE: Claim Number: 46-D591-675
Date of Loss: February 25, 2009

Dear Mr. Sandhir:

This letter serves to follow-up on your claim. Our field adjuster has been trying for quite some time to set an appointment for inspection of your loss. Please contact this claims office to provide the best contact method for you. Payment has been issued to the mitigation company for the initial damage. I will inactivate your claim until your response.

If you have any questions, please contact me at (888) 736-2713, extension 2448265.

Sincerely,

Elisabeth Moreth
Claim Representative

State Farm Fire and Casualty Company

ServiceMaster of Arlington, Bethesda, Chantilly,
Reston and Manassas
14325-D Willard Rd.
Chantilly, VA 20151
3/5/2009

DF

Estimate: SANDHIR_AJAI_K
Insured: SANDHIR, AJAI K
Property: 12829 DOGWOOD HILLS LN
FAIRFAX, VA 22033-3250
Home: (703) 964-7003

Claim Number: 46-D591-675
Policy Number: 46-D59168-4
Type of Loss: Water Damage
Deductible:
Price List: VAAR8F_FEB09A
Restoration/Service/Remodel
F = Factored In, D = Do Not Apply
Date of Loss: 2/25/2009
Date Inspected: 2/26/2009

Summary for Dwelling

Line Item Total	1,461.67
Replacement Cost Value	1,461.67
Less Deductible	(0.00)
Net Payment	<u>\$1,461.67</u>

Laura Shell
(703) 968-0505

ALL AMOUNTS PAYABLE ARE SUBJECT TO THE TERMS, CONDITIONS AND LIMITS OF YOUR POLICY.

Tax ID: # 54-1036177

Date/Time Received: 02/26/09 2:00pm
Date/Time Customer Contact: 02/26/09 2:00pm
Date/Time Arrival: 02/26/09 6:10pm

NOTE: THIS IS THE FINAL UPLOAD:

Opening Statement: Water loss due to water heater leak. Affected rooms include foyer, utility and garage. Carpet and pad has been removed from the foyer due to stains, and delamination. Affected areas treated with anti-microbial. Drying equipment has been picked up.

Cause of Loss: Water heater

Flooring Salvaged: No
Itel Sent: No

Total of Deductible Collected: \$0

AirMovers: 5
DeHumidifiers: 2

Exhibit B

See Attached

AFFIDAVIT

STATE OF VIRGINIA

COUNTY OF FAIRFAX, to wit

On February 25, 2009 my CME certificates dated from 2000-2009 were destroyed in a water damage incident at my residence, at 12829 Dogwood Hills Lane, Fairfax, Virginia 22033.

THAT I exerted a diligent effort to salvage many of the affected documents but the water and mold destroyed the aforementioned documents.

THAT I have exerted a diligent effort to recall and locate the destroyed documents but to limited avail and therefore consider the same destroyed and cannot be produced.

THAT I affirm that I have maintained more than the minimum required 60 CME hours for each licensure renewal period.

THAT I am executing this Affidavit to attest to the truth of the foregoing facts and to use the same for whatever legal purpose it may serve.

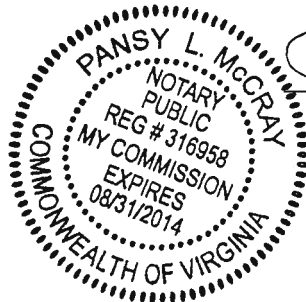
IN WITNESS WHEREOF, I here into affix my signature this 8th day of September, 2011.

Ajai K. Sandhir
Ajai K. Sandhir, M.D.

This day personally appeared before me, Pansy L. McCray a Notary Public of and for the county aforesaid, in the State of Virginia, Ajai K. Sandhir M.D., whose identity was satisfactorily proven before me, and who being duly sworn states the above:

Subscribed and sworn to before me this 8th day of September 2011.

My Commission expires:



Pansy L. McCray
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”) freely and voluntarily enter into the following Consent Order pursuant to West Virginia Code §30-3-1, *et seq.* and 11 CSR 1B 10.1.

FINDINGS OF FACT

1. Mr. Schemenauer was licensed as a physician assistant by the Board in September 2007, and held License No. 01309, until it was revoked effective November 28, 2007.
2. Mr. Schemenauer was again licensed by Consent Order effective November 20, 2008, and he held the license until he surrendered it to the Board effective May 20, 2009.
3. Mr. Schemenauer has applied to the Board for reinstatement of physician assistant licensure in 2011.
4. Mr. Schemenauer appeared before the Physician Assistant Committee in November 2011, and the Physician Assistant Committee members in addition to reviewing all the required materials presented, had a full and free discussion with Mr. Schemenauer regarding his third treatment for chemical dependency for a three (3) month period in 2009 and 2010, his continuing full and compliant participation and monitoring with the West Virginia Medical Professionals Health Program, Inc. (“WVMPHP”), his two (2) years of sobriety, and his health and well being.

5. Written reports were obtained from Mr. Schemenauer's treating psychiatrist and treating psychologist wherein they affirmed his commitment to sobriety, and found no contraindications to Mr. Schemenauer's continued recovery and to his return to physician assistant practice.

6. The Physician Assistant Committee has determined that Mr. Schemenauer is in good health and he meets the requirements for reinstatement of physician assistant License No. 01309, 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 provisions of 11 CSR 1B 10.1 (d) and (h) and 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

Stephen Schemenauer, 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. Schemenauer acknowledges 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 11 CSR 1B 10.1 and West Virginia Code §30-3-16 and §29A-5-1, *et seq.*;

2. Mr. Schemenauer 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, the right to cross-examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Mr. Schemenauer waives all such 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 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 the foregoing consent of Mr. Schemenauer, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. The license to practice as a physician assistant in the State of West Virginia of Mr. Schemenauer, License No. 01309, is reinstated effective upon entry of this order for a period of one (1) year, automatically expiring on December 1, 2012, and automatically

expiring prior to that date should it be reported that Mr. Schemenauer is not in compliance with his agreement as a participant with WVMPHP.

2. Mr. Schemenauer shall continue as a compliant participant with the WVMPHP.

3. Mr. Schemenauer shall be under direct supervision by his supervising physician until he appears before the Physician Assistant Committee at its regular meeting in March 2012 for a full discussion of his health and well being and until the end of March 2012.

4. Mr. Schemenauer's supervising physician shall provide a written report to the Board no later than February 27, 2012, stating that he has assessed and is confident in Mr. Schemenauer's ability and performance as a physician assistant.

5. Mr. Schemenauer may work as a physician assistant no more than forty (40) hours each week.

6. Mr. Schemenauer may not apply for nor receive prescriptive privileges.

7. Mr. Schemenauer shall appear before the Physician Assistant Committee in July and November 2012, for a full discussion of his health and well being.

8. Mr. Schemenauer's treating psychiatrist and psychologist shall each provide written reports to the Board on or before May 1, 2012 and September 1, 2012, addressing Mr. Schemenauer's ability to practice as a physician assistant with reasonable skill and safety for patients.

9. Mr. Schemenauer shall provide a copy of this Consent Order to his supervising physician and his treating psychiatrist and to his treating psychologist, all within five (5) days of entry of this Consent Order.

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.

The foregoing Order was entered this 2nd day of December, 2011.

WEST VIRGINIA BOARD OF MEDICINE

Rev. O. Richard Bowyer
Reverend O. Richard Bowyer
President

Marian Swinker MD
Marian Swinker, M.D., M.P.H.
Secretary

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

Date: 11/26/2011

STATE OF OHIO

COUNTY OF WASHINGTON, to wit:

I, RANDALL J PELLETT, a Notary Public for said county and state do hereby certify that Stephen Schemenauer, P.A.-C., whose name is signed on this page, has this day acknowledged the same before me.

Given under my hand this 26TH day of NOVEMBER, 2011.

My commission expires 9/23/2014.



RANDALL JACOB PELLETT
Notary Public, State of Ohio
My Comm. Expires 09-23-2014

Randall Jacob Pellett
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: THOMAS FRANCIS SCOTT, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Dr. Scott currently holds an active license to practice medicine in the State of West Virginia, License No. 08379, issued originally in 1961. Dr. Scott's address of record is in Huntington, West Virginia.
2. On April 1, 2010, the West Virginia Board of Medicine ("Board") and Dr. Scott entered into a Consent Order relating to exercising influence within a patient-physician relationship for the purposes of engaging a patient in sexual activity and unprofessional conduct.
3. The Consent Order required, in part, that: "Within ten (10) days of entry of this Consent Order, Dr. Scott shall provide a copy of this Consent Order to any health care facility where he is employed, where he works, or enjoys privileges of any kind."
4. On November 9, 2010, the Board received a letter from the West Virginia Department of Health and Human Resources, Bureau for Public Health ("BPH"), stating that Dr. Scott provides medical services to children in the Children with Special Health Care Needs Program clinic, but failed to provide the BPH with a copy of the Consent Order, as required.

5. On March 13, 2011, the Board initiated a Complaint against Dr. Scott for unprofessional conduct, violating an Order of the Board, and failing to perform a legal obligation.

6. On March 17, 2011, Dr. Scott responded to the Complaint by stating that to the best of his knowledge he had no written contract with the BPH and his failure to notify the BPH was an oversight on his part.

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. West Virginia Code § 30-3-1.

2. Probable cause exists to file charges against Dr. Scott pursuant to West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j), relating to unprofessional conduct; and West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(o), relating to violating an Order of the Board and failing to perform a legal obligation.

3. It is appropriate to waive the commencement of proceedings against Dr. Scott and to proceed without the filing of charges or a formal Complaint and Notice of Hearing, provided that conditions and limitations are placed upon Dr. Scott's license to practice medicine and surgery in the State of West Virginia.

CONSENT

Thomas Francis Scott, M.D., by affixing his signature hereon, agrees solely and exclusively for the 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. Scott 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. Scott 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, the right to cross-examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Dr. Scott waives all such rights;

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

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

ORDER

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

1. Dr. Scott is hereby **PUBLICLY REPRIMANDED** for his unprofessional conduct, violating an Order of the Board, and failing to perform a legal obligation.

2. Dr. Scott shall pay a **CIVIL FINE** in the amount of **\$300.00**, which fine shall be received by the Board on or before July 31, 2011.

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

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

The foregoing "Consent Order" of THOMAS FRANCIS SCOTT, M.D., was:

Entered this 13th day of June, 2011.

WEST VIRGINIA BOARD OF MEDICINE

Rev. O. Richard Bowyer
Reverend O. Richard Bowyer
President

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

Thomas F Scott
THOMAS FRANCIS SCOTT, M.D.

Date: 5-31-11

STATE OF West Virginia

COUNTY OF Calhoun, to wit:

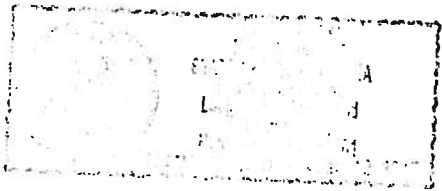
I, [Signature], a Notary Public for said county and state

do hereby certify that THOMAS FRANCIS SCOTT, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 30th day of July, 2011.

My commission expires 1/10/17.

[Signature]
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: RASHMI SHARMA, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. In January 2011, Dr. Sharma applied for a license to practice medicine and surgery in the State of West Virginia. Dr. Sharma is a vascular surgeon.
2. On her licensure application submitted to the Board, Dr. Sharma informed the Board that a \$150,000 settlement had been made on her behalf in 2005 and that she had entered a plea of nolo contendere in April 2005 to a misdemeanor in the State of California.
3. The materials submitted by Dr. Sharma with her application showed that after her plea of nolo contendere in 2005, over a three (3) year period she violated probation and that bench warrants were issued for her arrest, in the State of California.
4. Dr. Sharma appeared before the Licensure Committee of the Board in March 2011 for a full discussion of these matters in connection with her license application and her practice plans.

5. Dr. Sharma meets the requirements for active licensure under the West Virginia Medical Practice Act, but for her to receive an active license without the fine, public reprimand, and condition imposed by this Consent Order, 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. Sharma 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(e) and (j), relating to unprofessional conduct.

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

CONSENT

Rashmi Sharma, 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. Sharma 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. Sharma 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, the right to cross-examine witnesses against her, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to her;

3. Dr. Sharma waives all such rights;

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

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

1. Dr. Sharma is granted a license to practice medicine in the State of West Virginia, License Number 24402, effective upon date of entry of this Consent Order.

2. Dr. Sharma shall pay to the Board a fine of one thousand dollars (\$1,000) for not taking appropriate steps and responsibility for completing probation in a

timely manner in the State of California, the receipt of which fine is acknowledged by the signatures of the President and Secretary hereon.


3. Dr. Sharma is PUBLICLY REPRIMANDED for not taking appropriate steps and responsibility for completing probation in a timely manner in the State of California.

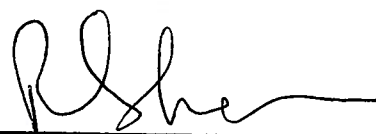
4. Within thirty (30) days of entry of this Consent Order, Dr. Sharma is to present herself for an assessment by the West Virginia Medical Professionals Health Program (WVMPHP) and abide by its recommendations, if any.

The foregoing Consent Order was entered this 7th day of April, 2011.

WEST VIRGINIA BOARD OF MEDICINE


Reverend O. Richard Bowyer
President


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


Rashmi Sharma, M.D.

Date: March 31, 2011

STATE OF WV

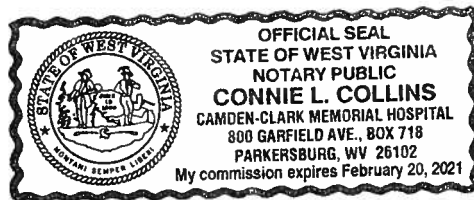
COUNTY OF Wood

I, Connie L Collins, a Notary Public for said county and state do hereby certify that Rashmi Sharma, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 31 day of March, 2011.

My commission expires 2-20-2021.

Connie L Collins
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: DOUGLAS ALLEN SHIELDS, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Dr. Shields currently holds an inactive license to practice medicine in the State of West Virginia, License No. 21270, issued originally in 2003, and his address of record is in Jonas Ridge, North Carolina.
2. On July 11, 2010, the Complaint Committee of the Board ("Complaint Committee") reviewed and considered a report from the West Virginia Medical Professionals Health Program ("WVMPHP") regarding Dr. Shields.
3. The June 7, 2010, report from WVMPHP indicated that Dr. Shields was enrolled in the North Carolina Physicians Health Program, has a diagnosis of alcoholism and that while he had been in remission, Dr. Shields had recently relapsed and consumed alcohol.
4. The North Carolina Medical Board suspended Dr. Shields' license to practice medicine in North Carolina on September 7, 2010, by *Consent Order*.
5. By *Order* entered December 27, 2010, the Virginia Board of Medicine suspended the license of Dr. Shields to practice in the Commonwealth of Virginia.
6. By letter received in the Board offices on January 24, 2011, Dr. Shields requested the immediate surrender of his West Virginia medical license.

7. By *Agreed Order of Surrender* dated February 16, 2011, the Kentucky Board of Medical Licensure accepted the surrender of Dr. Shields' license to practice medicine in the Commonwealth of Kentucky effective immediately.

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 file charges against Dr. Shields, pursuant to provisions of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1 (e) and (j), all relating to unprofessional and unethical conduct; and West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(h), relating to the inability to practice medicine with reasonable skill and safety to patients by reason of illness or excessive use of alcohol.

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

CONSENT

Douglas Allen Shields, 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. Shields 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. Shields 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, the right to cross-examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Dr. Shields waives all such rights;

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

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

ORDER

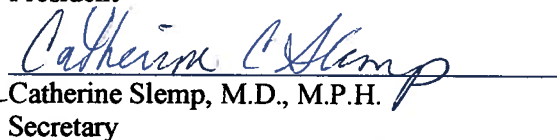
WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law and the foregoing consent of Dr. Shields, the West Virginia Board of Medicine hereby **ORDERS** as follows:


The license of Dr. Shields to practice medicine and surgery in the State of West Virginia, License No. 21270, is hereby **SURRENDERED** effective upon entry of this Consent Order.

The foregoing Order was entered this 5th day of May, 2011.

WEST VIRGINIA BOARD OF MEDICINE


Reverend O. Richard Bowyer
President


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


Douglas Allen Shields, M.D.
Date: 4/25/11

STATE OF North Carolina

COUNTY OF Watauga, to wit:

I, Cynthia M McCartney, a Notary Public for said county and state do hereby certify that Douglas Allen Shields, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 25th day of April, 2011.

My commission expires 06/07/2014.

Cynthia M McCartney
Notary Public
Watauga County, NC
My Commission Expires 06/07/2014

Cynthia M McCartney
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: SHAH NAWEED SIDDIQI, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Dr. Siddiqi currently holds an ^{inactive} ~~active~~ license to practice medicine in the State of West Virginia, issued originally in 1997, and his address of record is in Spring, Texas. Rck 11/11
2. Dr. Siddiqi's license to practice medicine is identified as License No. 18898.
3. On or about June 11, 2010, the West Virginia Board of Medicine received notice via the Board Action Disciplinary Alert Report that Dr. Siddiqi was disciplined by the State of Texas.
4. The West Virginia Board of Medicine requested records in relation to this discipline by letter of June 14, 2010. The Texas Medical Board responded to the request by forwarding information in relation to the discipline enacted by the Texas Medical Board.
5. On September 12, 2010, the Complaint Committee of the West Virginia Board of Medicine reviewed all of the materials forwarded by the Texas Medical Board in relation to Dr. Siddiqi.
6. The Texas Medical Board in its Agreed Order of May 28, 2010, initiated discipline against Dr. Siddiqi based upon Dr. Siddiqi's failure to respond in a timely manner to signs that two (2) patients had developed complications as a result of procedures completed by him and failed to appropriately document his care provided in each case.
7. The Texas Medical Board ordered that Dr. Siddiqi: receive a public reprimand, complete a clinical competency assessment, complete a medical recordkeeping course, complete eight (8) hours of

continuing medical education in the subject area of physician-patient communication, and pay a ten thousand dollar (\$10,000) administrative penalty.

8. On September 12, 2010, the West Virginia Board of Medicine initiated a complaint against Dr. Siddiqi, based upon the Texas Agreed Order.

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 may exist to file charges against Dr. Siddiqi pursuant to provisions of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) relating to unprofessional and unethical conduct and pursuant to West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1 (g) by having his 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. Siddiqi and proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided that the terms, conditions, and limitations are placed upon Dr. Siddiqi's license to practice medicine and surgery in the State of West Virginia.

CONSENT

Shah Naweed Siddiqi, 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. Siddiqi 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. Siddiqi 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, the right to cross-examine witnesses against

him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Dr. Siddiqi waives all such rights;

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

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

ORDER

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

1. Dr. Siddiqi is hereby publicly **REPRIMANDED** for his unprofessional and/or unethical behavior;

2. Dr. Siddiqi shall, within six (6) months from the date of the entry of this **CONSENT ORDER** complete a clinical competency assessment, and provide proof thereof. The clinical competency assessment referenced in this paragraph may be the same assessment completed for the Texas Medical Board;

3. Dr. Siddiqi shall, within (6) months from the date of the entry of this **CONSENT ORDER**, complete eight (8) hours of continuing medical education in the subject of physician-patient communication, and provide proof thereof. The continuing medical education course referenced in this paragraph may be the same course completed for the Texas Medical Board.

The foregoing Order was entered this 11th day of January, ²⁰¹¹~~2010~~.

WEST VIRGINIA BOARD OF MEDICINE

Rev. O. Richard Bowyer
Reverend O. Richard Bowyer
President

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

Shah Naweed Siddiqi
Shah Naweed Siddiqi, M.D.

Date: 12/10/10

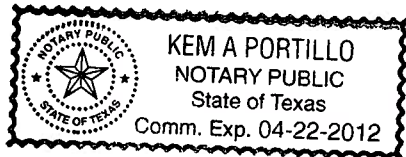
STATE OF Texas

COUNTY OF Harris, to wit:

I, Kem Portillo, a Notary Public for said county and state do hereby certify that Shah Naweed Siddiqi, M.D., whose name is signed above, has this day acknowledged the same before me.

Given under my hand this 10th day of December, 2010.

My commission expires 04-22-2012.



Kem A. Portillo
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: DANIEL EDGAR SPEILMAN, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Dr. Speilman currently holds an inactive license to practice medicine and surgery in the State of West Virginia, License No. 17740, issued originally in 1994. Dr. Speilman's address of record is in Lewisburg, West Virginia.
2. In December 2009, the Complaint Committee of the Board ("Committee") received a complaint from Sarah Jane Bostic, relating to the care and treatment she received from Dr. Speilman.
3. By letter dated October 16, 2009, Dr. Speilman's attorney advised that Dr. Speilman was hospitalized and unable to file a written response to Ms. Bostic's complaint.
4. Correspondence was received from Dr. Speilman's attorney in November 2010 advising that due to his medical condition, Dr. Speilman is not physically able to return to the practice of medicine.

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. Based upon his medical condition, if Dr. Speilman chose to return to the practice of medicine in his current condition, probable cause may exist to substantiate charges against Dr. Speilman for violations of W. Va. Code § 30-3-14(c)(17) and (21) and 11 CSR 1A 12.1(h), relating to failure to practice medicine with reasonable skill and safety to patients by reason of illness.
3. The Board has determined that it is appropriate and in the public interest to terminate continuation of any proceedings against Dr. Speilman, provided Dr. Speilman enters into this Consent Order.

CONSENT

Daniel Edgar Speilman, 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. Speilman 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. Speilman 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, the right to cross-examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;
3. Dr. Speilman waives all such rights;

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

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

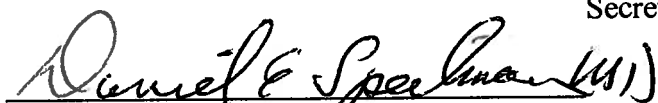
Effective immediately upon entry of this Consent Order, Dr. Speilman's license, No. 17740, is **SURRENDERED** to the Board, and his drug dispensing registration, No. 1473, issued by the Board is **TERMINATED** the same day.

The foregoing Order was entered this 4th day of April, 2011.

WEST VIRGINIA BOARD OF MEDICINE


Reverend O. Richard Bowyer
President


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



DANIEL EDGAR SPEILMAN, M.D.

Date: March 24, 2011

STATE OF West Virginia

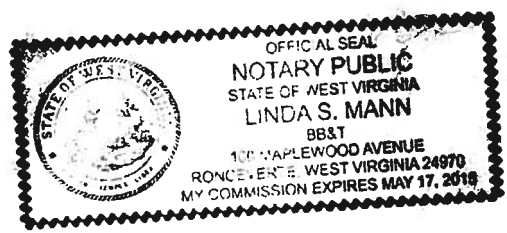
COUNTY OF Greenbrier

I, Linda S. Mann, a Notary Public in and for said county and state, do hereby certify that Daniel Edgar Speilman, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 24th day of March, 2011.

My commission expires 5/17/15.

Linda S. Mann
Notary Public



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 § 30-3-1, *et seq.*

FINDINGS OF FACT

1. Dr. Statum currently holds a West Virginia medical license, No. 21877, which license as of November 9, 2009, has been in an inactive status. Dr. Statum's address of record is in Martinsburg, West Virginia.

2. In January 2011 Dr. Statum appeared before the Board's Licensure Committee pursuant to her request, supplemented by supporting materials, that her license be changed to active status, and a full discussion regarding her health and well being was had.

3. Dr. Statum meets the requirements for active licensure under the West Virginia Medical Practice Act, though for her to be granted active status of her license, appropriate accommodations, restrictions, and limitations should be placed upon the active license in order that the health and welfare of patients are not adversely affected.

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).
3. The Board has 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 an accommodation, 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, the right to cross-examine witnesses against her; and the right to appeal

under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to her;

3. Dr. Statum waives all such rights;
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 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. Dr. Statum's license to practice medicine and surgery in the State of West Virginia, License No. 21877, is in an ACTIVE status, effective upon entry of this Consent Order, subject to the provision to the Board of a letter from her current treating physician, affirming her current good health and capability of medical practice.
2. Dr. Statum shall maintain her current therapeutic regime.
3. Dr. Statum shall ensure that a Board approved psychologist files reports with the Board regarding her health and well being, beginning on or before June 1, 2011, and again on or before December 1, 2011.

4. Dr. Statum shall appear before the Licensure Committee in January 2012 for a full discussion of her situation and consideration of any modifications to this Consent Order.

The failure of Dr. Statum to comply with any of the terms of this Consent Order, as determined by the Board, shall constitute grounds for further discipline of her licensure to practice medicine in the State of West Virginia by this Board.

The foregoing was entered this 7th day of February, 2011.

WEST VIRGINIA BOARD OF MEDICINE

R. O. Richard Bowyer
Reverend O. Richard Bowyer
President

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

Kasey Avis Statum
Kasey Avis Statum, M.D.
Date: 1-27-11

STATE OF Maryland

COUNTY OF Baltimore, to-wit:

I, Kenya Reed, a Notary Public for said county and state do hereby certify that Kasey Avis Statum, M.D., whose name is signed above has this day acknowledged the same before me.

Given under my hand this 27th day of January 2011.

My Commission expires June 2, 2013

Kenya Reed
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: STACI KAY STEWART, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Dr. Stewart's license to practice medicine and surgery is identified as License Number 20494 issued originally in 2001, and her address of record with the Board is in Fairmont, West Virginia.
2. By letter dated January 5, 2011, Dr. Stewart requested that her currently active West Virginia medical license be changed to inactive status.
3. On January 9, 2011, the Complaint Committee reviewed Dr. Stewart's request to change her status from active to inactive and recommended that her request be granted, provided that she enter into this Consent Order.

CONCLUSIONS OF LAW

1. The Board has a mandate pursuant to West Virginia Code §30-3-1 to protect the public interest.
2. Probable cause exists to substantiate charges of disqualification of Dr. Stewart from the practice of medicine and surgery pursuant to West Virginia Code §30-3-14(c)(21).

3. The Board has determined that it is appropriate and in the public interest to place Dr. Stewart's license into an inactive status at this time.

CONSENT

Staci Kay Stewart, 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. Stewart acknowledges 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. Stewart 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, the right to cross examine witnesses against her, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to her;
3. Dr. Stewart waives all such rights;
4. Dr. Stewart consents to the entry of this Order relative to her practice of medicine and surgery in the State of West Virginia; and
5. Dr. Stewart 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

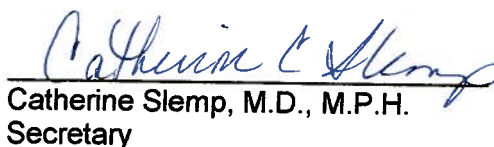
WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the consent of Dr. Stewart, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. The West Virginia medical license of Staci Kay Stewart, M.D., License No. 20494 is hereby placed in an **INACTIVE** status effective upon the date of entry of this Consent Order.
2. Dr. Stewart's West Virginia medical license shall remain in an **INACTIVE** status until she appears before the Complaint Committee of the Board and the Complaint Committee establishes, in its sole discretion that Dr. Stewart is fully prepared to safely return to the active practice of medicine in the State of West Virginia.
3. Prior to any appearance by Dr. Stewart before the Complaint Committee, Dr. Stewart shall provide a written plan of employment, which is a predicate to any further conditions, limitations, and accommodations placed upon her license to practice medicine by the Complaint Committee.

Dated this 4th day of February, 2011.

WEST VIRGINIA BOARD OF MEDICINE


Reverend O. Richard Bowyer
President


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



Staci Kay Stewart, M.D.

Date: 11/25/11

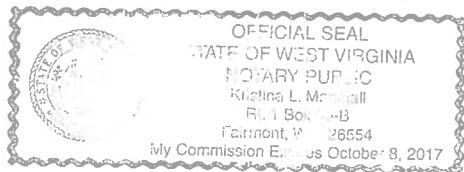
STATE OF West Virginia

COUNTY OF Marion, to wit:

I, Kristina Marshall, a Notary Public for said county and state do hereby certify that Staci Kay Stewart, M.D., whose name is signed above, has this day acknowledged the same before me.

Given under my hand this 25th day of January, 2011.

My commission expires October 8, 2017.



Kristina Marshall
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

**WEST VIRGINIA BOARD OF MEDICINE,
PETITIONER,**

V.

**SETH J. STINEHOUR, D.P.M.,
RESPONDENT.**

**ORDER OF SUMMARY SUSPENSION OF LICENSE TO PRACTICE PODIATRY
AND NOTICE OF HEARING**

The West Virginia Board of Medicine ("Board," hereinafter) has determined, pursuant to the provisions of *The West Virginia Medical Practice Act, W. Va. Code § 30-3-1, et seq.* as the duly constituted body responsible for the licensure and professional discipline for podiatrists in the State of West Virginia, and particularly, *W. Va. Code §30-3-14(a), (c)(21), and (j)*, due to the imminent danger to the public resulting from his physical and mental impairments, that the privilege to practice podiatry previously issued to the Respondent, Seth J. Stinehour, D.P.M., should and shall be summarily suspended, for the protection of the public interest and safety.

FINDINGS OF FACT

1. Seth J. Stinehour, D.P.M., currently holds an active license to practice podiatry in the State of West Virginia, License No. 10383, issued in 2004 by the Board, and his address of record is in Rochester, New York. (Exhibit 1).

2. In July 2009, the Complaint Committee of the Board ("Committee") received a complaint against Dr. Stinehour from a former patient of Dr. Stinehour's alleging that Dr. Stinehour would not produce the patient's medical records and that the procedure he had performed on him had been ineffective necessitating another surgery by a different physician.

3. Dr. Stinehour filed a timely response to the complaint.

4. In his response, Dr. Stinehour claimed that the Complainant was "in possession of all his original pre-op and post-op X-rays, an incident in which I do not appreciate." Further, Dr. Stinehour claimed that the Complainant had appeared at Dr. Stinehour's office and had been "...disruptive in the waiting room, panicked my staff member handed the original films to him. She acted under duress and in the best interest of the patient(s)."

5. On September 10, 2009, the Complainant, by counsel, filed a reply to the response filed by Dr. Stinehour. The Complainant denied being verbally abusive to Dr. Stinehour's staff and indicated that the Complainant was only given the post-op x-ray, not the pre-op x-ray. The Complainant also indicated that his subsequent treating physician attempted to obtain the complete office records and x-rays of the Complainant, and was unable to do so.

6. Further investigation ensued.

7. In November 2009, the Board issued a Subpoena Duces Tecum commanding Dr. Stinehour to produce a number of documents in relation to the treatment of the Complainant.

8. Dr. Stinehour did not produce all of the documents required by the November 2009 Subpoena Duces Tecum, in particular the purported pre-op x-rays of the

Complainant. Dr. Stinehour produced a note from the chart documenting a pre-op appointment with the Complainant that indicated on November 12, 2007, x-rays were taken of the Complainant. The note indicates, "X-ray of the Calcaneus taken in 2 views reveals bone spur at 4. [done by ss]".

9. In January 2010, a Subpoena Duces Tecum was issued by the Board commanding Dr. Stinehour's appearance at a meeting of the Complaint Committee in March 2010. The January 2010 Subpoena Duces Tecum commanded Dr. Stinehour to bring the entire original medical record(s)/file(s), including any and all pre-op x-rays, including the materials covered by the Subpoena Duces Tecum issued in November 2009.

10. Dr. Stinehour appeared for an informal meeting with the Complaint Committee on March 7, 2010, but did not bring the documents required by either the November 2009 Subpoena Duces Tecum or the January 2010 Subpoena Duces Tecum.

11. Further investigation ensued and the Board issued a number of additional Subpoenas in this matter as part of its investigation.

12. Charges were filed against Dr. Stinehour with regard to this matter in a Complaint and Notice of Hearing dated October 12, 2010.

13. Before any hearing was held, an additional complaint was initiated by the Board's Complaint Committee, based upon other matters, and in connection therewith, Dr. Stinehour appeared for an informal meeting of the Complaint Committee in March 2011. Also at this meeting, Dr. Stinehour did not bring with him any documents to satisfy the subpoena previously issued by the Board.

14. As a result of Dr. Stinehour's appearance and conduct at the March 2011 Complaint Committee meeting, in accordance with the provisions of *W.Va. Code* §30-3-14(f), Dr. Stinehour was directed to present himself for a complete mental and physical examination on March 24, 2011, to be completed and arranged by Ralph S. Smith, Jr., M.D., ("Dr. Smith"). Dr. Stinehour appeared for the examination and was examined by Dr. Smith and his associates. Reports of the examination were prepared and provided to the Board.

15. Dr. Smith's April 4, 2011, report was received and reviewed at the Board of Medicine. The report expressed Dr. Smith's medical opinion regarding Dr. Stinehour's inability to practice podiatry at this time, due to his mental and physical condition. A copy of the report was provided to Dr. Stinehour's counsel. (Exhibit 2).

16. In order to terminate the investigation and resolve all these matters noted above with the Board regarding all the evidence obtained, and in light of Dr. Stinehour's relocation to another state, Dr. Stinehour, by Counsel, expressed a desire to surrender his license to practice podiatry in the State of West Virginia. A Consent Order was drafted, reviewed and verbally and telephonically approved by the parties, but has not been executed or returned by Dr. Stinehour or by his Counsel to the Board for entry. (Exhibit 3).

17. More than ten (10) days have passed since the Consent Order was provided to Dr. Stinehour's Counsel. (Exhibit 4).

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, *et seq.*

2. Probable cause exists to substantiate charges of disqualification of Dr. Stinehour from the practice of podiatry in the State of West Virginia due to *W.Va. Code* § 30-3-14(c)(17) and (21) and 11 CSR 1A 12.1(e) and (j) relating to engaging in unprofessional conduct and the inability to practice podiatry with reasonable skill and safety due to mental impairment.

3. *W.Va. Code* §30-3-14(k) and 11 CSR 3 10.16, provide, *inter alia* that:

...if the board determines the evidence in its possession indicates that a podiatrist's continuation in practice or unrestricted practice constitutes an immediate danger to the public, the board may take any of the actions provided for in subsection (j) of this section on a temporary basis and without a hearing, if institution of procedures for a hearing before the board are initiated simultaneously with the temporary action and begin within fifteen days of such action

4. *W.Va. Code* §30-3-14(j) provides that one of the actions which may be taken by the Board is suspension of a license to practice podiatry.

ORDER

At its regular meeting on May 16, 2011, with a quorum of the Board present and voting, the Board found and determined with no dissenting votes that under all of the facts and circumstances and given the cumulative effect of the evidence in the possession of the Board, that for Dr. Stinehour to continue to hold an active license to practice podiatry in the State of West Virginia constitutes an immediate danger to the health, welfare, and safety of the public. The Board concluded as a matter of law, that such a danger to the public demands extraordinary measures, and the Board, with a quorum of the Board present and voting, therefore found, with no dissenting votes, that in accordance with its statutory mandate to protect the public interest, the license to practice podiatry, License No. 10383, held by Seth J. Stinehour, D.P.M., must be

summarily **SUSPENDED**, in accordance with the provisions of *W.Va. Code* §30-3-14(k) and 11CSR 3 10.16.

In all of the foregoing matters, Dr. Ferrebee, Dr. Wazir, and Ms. Henderson, abstained from voting due to their participation in the consideration of these matters by them as members of the Complaint Committee and its determinations of probable cause, and Dr. Arnold had previously deemed himself disqualified for the consideration of the matters by the Complaint Committee and did not participate either in its determinations of probable cause or for this matter before the entire Board.

As provided in *W.Va. Code* §30-3-14(k) and 11 CSR 3 10.16, if an action pursuant thereto is taken by the Board, institution of proceedings for a hearing before the Board must be initiated simultaneously with the temporary action and must begin within fifteen (15) days of such action.

ACCORDINGLY, the Board **ORDERS** that the license to practice podiatry held by Seth J. Stinehour, D.P.M., License No. 10383, is summarily **SUSPENDED**, effective May 17, 2011, at 12:01 o'clock a.m.

NOTICE


Dr. Stinehour is, hereby, **NOTIFIED** that on the 1st day of June, 2011, at 3:00 o'clock p.m., the West Virginia Board of Medicine will convene in its offices at 101 Dee Drive, Charleston, West Virginia, with a duly qualified hearing examiner, for the purpose of hearing evidence with regard to the contents of this **ORDER**. At such hearing, Dr. Stinehour must be

present in person and may be accompanied by Counsel if he so desires. He may present any witnesses and/or evidence that he may desire to present to show cause why his license to practice podiatry should not be subject to further restriction.

The foregoing **ORDER** was entered and **NOTICE** was issued this the 16th day of May 2011.

WEST VIRGINIA BOARD OF MEDICINE


Reverend O. Richard Bowyer
President


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

WEST VIRGINIA BOARD OF MEDICINE: PUBLIC CURRENT REPORT OF LICENSEE

Sunday, May 15, 2011

[Print Report](#)

STINEHOUR, SETH J.

PODIATRIST

Permanent License Number: 10383

Licenses

License Type	License #	Status	Issued	Last Renewal	Last Expiration
PDP	PDP10383	ACTIVE	5/10/2004	7/1/2009	6/30/2011

Other States Where Licensed (License Number):

PA(SC004783)

Personal

Birth Date: ██████████ 1974 Birth Place: ROCHESTER, NY Gender: M

Education, Training and Examinations

Type	School or Hospital	Completed Date
MEDICAL OR PODIATRIC SCHOOL	OHIO COLLEGE OF PODIATRIC MEDICINE, CLEVELAND	5/25/2001
POST-GRADUATE TRAINING	MERCY HOSPITAL, PITTSBURGH	6/30/2004

Exam Type: Pennsylvania State Exam Foreign Graduate: No License Method: :

Current Addresses

Contact Type	Address	County
Preferred Mailing Address	150 FAIRHAVEN ROAD ROCHESTER, NY 14610	OTHER
Work Location	555 WINTON ROAD NORTH ROCHESTER, NY 14610	OTHER

Current Company Affiliations -- No Current Company Affiliations on Record

Current WV Hospital Privileges

Hospital Name:	City (County)	Filed Date
CABELL HUNTINGTON HOSPITAL	HUNTINGTON (CABELL)	5/24/2005
ST. MARY'S HOSPITAL	HUNTINGTON (CABELL)	5/24/2005

Current Specialties (Self-Designated)

Rank	Specialty Code	Specialty Name
1	GP	GENERAL PRACTICE
2	S	SURGERY

Current Supervision -- No Supervision Information on Record

Discipline Cases -- No Discipline Cases on Record

Malpractice

Malpractice Action Type: SETTLEMENT Action Date: 12/17/2009 Loss Date: 12/4/2006 Claimant Name:
 Insurance Company: PODIATRY INSURANCE COMPANY OF AMERICA Amount: \$75,000 File Number: 13616-01
 Adjudicating Body: PUTNAM COUNTY CIRCUIT COURT Case Number: 09-C-65
 Notes:

Exhibit 1

competence from malpractice data.

- A number of studies have been conducted to identify indicators of substandard care among physicians. There is no conclusive evidence that malpractice data correlates with professional competence.
- There are a variety of factors unrelated to professional competence or conduct which affect the likelihood that a physician will be the subject of a malpractice claim, such as, the physician's time in practice, the nature of the specialty, the types of patients treated, geographic location, etc. For example, certain medical specialties have a higher rate of malpractice claims because of a higher risk inherent to the field of practice.
- Settlements of malpractice cases by insurance companies are sometimes handled as business decisions. In the case of some minor claims, it is less expensive for the insurance company to make a monetary settlement than it is for them to take the case to court. Many times such cases are settled without a finding of fault or admission of guilt on the part of the physician.
- A payment in settlement of a medical malpractice action or claim should not be construed as creating a presumption that medical malpractice has occurred.

End of Report

CONFIDENTIAL EXHIBIT

Exhibit 2

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: SETH J. STINEHOUR, D.P.M.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Seth J. Stinehour, D.P.M. ("Dr. Stinehour") freely and voluntarily enter into the following Consent Order pursuant to *W. Va. Code* § 30-3-1, *et seq.*;

FINDINGS OF FACT

1. Dr. Stinehour currently holds an active license to practice podiatry and surgery in the State of West Virginia, License No. 10383, issued in 2004 by the Board, and his address of record is in Rochester, New York.
2. In July 2009, the Complaint Committee of the Board ("Committee") received a complaint against Dr. Stinehour from a former patient of Dr. Stinehour's alleging that Dr. Stinehour would not produce the patient's medical records and that the procedure he had performed on him had been ineffective necessitating another surgery by a different physician.
3. Dr. Stinehour filed a timely response to the complaint.
4. In his response, Dr. Stinehour claimed that the Complainant was "in possession of all his original pre-op and post-op X-rays, an incident in which I do not appreciate." Further Dr. Stinehour claimed that the Complainant had appeared at Dr. Stinehour's office and had been "...disruptive in the waiting room, panicked my staff member handed the original films to him. She acted under duress and in the best interest of the patient(s)."
5. On September 10, 2009, the Complainant, by counsel, filed a reply to the response filed by Dr. Stinehour. The Complainant denied being verbally abusive to Dr. Stinehour's staff and indicated that the Complainant was only given the post-op x-ray, not the pre-op x-ray. The Complainant also indicated that his subsequent treating physician attempted to obtain the complete office records and x-rays of the Complainant, and was unable to do so.
6. Further investigation ensued.

7. In November 2009, the Board issued a Subpoena Duces Tecum commanding Dr. Stinehour to produce a number of documents in relation to the treatment of the Complainant.

8. Dr. Stinehour did not produce all of the documents required by the November 2009 Subpoena Duces Tecum, in particular the purported pre-op x-rays of the Complainant. Dr. Stinehour produced a note from the chart documenting a pre-op appointment with the Complainant that indicated on November 12, 2007, x-rays were taken of the Complainant. The note indicates, "X-ray of the Calcaneus taken in 2 views reveals bone spur at 4. [done by ss]".

9. In January 2010, a Subpoena Duces Tecum was issued by the Board commanding Dr. Stinehour's appearance at a meeting of the Complaint Committee in March 2010. The January 2010 Subpoena Duces Tecum commanded Dr. Stinehour to bring the entire original medical record(s)/file(s), including any and all pre-op x-rays, including the materials covered by the Subpoena Duces Tecum issued in November 2009.

10. Dr. Stinehour appeared for an informal meeting with the Complaint Committee on March 7, 2010, but did not bring the documents required by either the November 2009 Subpoena Duces Tecum or the January 2010 Subpoena Duces Tecum.

11. Further investigation ensued and the Board issued a number of additional Subpoenas in this matter as part of its investigation.

12. Charges were filed against Dr. Stinehour with regard to this matter in a Complaint and Notice of Hearing dated October 12, 2010.

13. Before any hearing was held, an additional complaint was initiated by the Board's Complaint Committee, based upon other matters, and in connection therewith, Dr. Stinehour appeared for an informal meeting of the Complaint Committee in March 2011.

14. As a result of Dr. Stinehour's appearance and conduct at the March 2011 Complaint Committee meeting, in accordance with the provisions of West Virginia Code § 30-3-14(f), Dr. Stinehour was directed to present himself for a complete mental and physical examination on March 24, 2011, to be completed and arranged by Ralph S. Smith, Jr., M.D., ("Dr. Smith").

15. Dr. Smith's April 4, 2011, report was received and reviewed, and expressed concerns regarding Dr. Stinehour's ability to practice podiatry at this time.

16. In order to terminate the investigation and resolve all these matters noted above with the Board regarding all the evidence obtained, and in light of Dr. Stinehour's relocation to another state, Dr. Stinehour desires to surrender his license to practice podiatry in the State of West Virginia.

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. Stinehour from the practice of podiatry in the State of West Virginia due to *W. Va. Code* § 30-3-14(c)(17) and (21) and 11 CSR 1A 12.1(e) and (j) relating to engaging in unprofessional conduct and the inability to practice podiatry with reasonable skill and safety due to mental impairment.

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

CONSENT

Seth J. Stinehour, 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. Stinehour 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. Stinehour 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, the right to cross-examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Dr. Stinehour waives all such rights;

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

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

Effective May 7, 2011, Dr. Stinehour's License No. 10383, is SURRENDERED to the Board.

All charges filed in the Complaint and Notice of Hearing dated October 12, 2010, will be terminated and dismissed by the Board.

Dr. Stinehour will not apply to the Board for licensure until he proves by medical and psychiatric evidence to the Board's satisfaction that he is competent to return to the practice of podiatry.

The foregoing Consent Order was entered this _____ day of _____, 2011.

WEST VIRGINIA BOARD OF MEDICINE

Reverend O. Richard Bowyer
President

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

Seth J. Stinehour, D.P.M.

Date: _____

STATE OF
COUNTY OF

I, _____, a Notary Public for said county and state do hereby certify that Seth J. Stinehour, D.P.M., whose name is signed above, has this day acknowledged the same before me. Given under my hand this _____ day of _____, 2011. My commission expires .

Notary Public

STEVEN JOHNSTON KNOPP
ATTORNEY AT LAW
POST OFFICE BOX 722
WILLIAMSON, WEST VIRGINIA 25661
(304) 235-1938
E-MAIL: sjknopp.wvbar@gmail.com

April 11, 2011

Mr. Joseph Farrell, Esquire
Farrell, White and Legg, PLLC
914 Fifth Avenue
Huntington WV 25772-6457

RE: *Seth J. Stinehour, D.P.M., Consent Order*

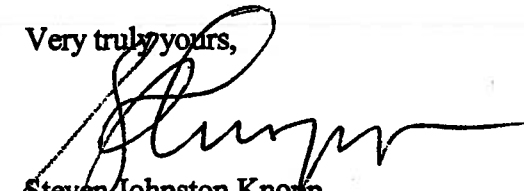
Dear Mr. Farrell:

I have enclosed with this letter a Consent Order which I believe addresses the concerns we discussed about reapplication for licensure.

Please return the executed Order to me at the Board of Medicine for the Board's action.

With best personal regards, I remain

Very truly yours,



Steven Johnston Knopp

SJK/bv
Enclosure: As stated

Exhibit 4

CERTIFICATE OF SERVICE

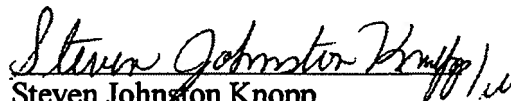
I, Steven Johnston Knopp, Counsel for the West Virginia Board of Medicine in this matter, do hereby certify that I have served the foregoing ORDER OF SUMMARY SUSPENSION OF LICENSE TO PRACTICE PODIATRY AND NOTICE OF HEARING, by on the 16th day of May, 2011, hand delivering a copy to counsel of record for Seth J. Stinehour, D.P.M.:

Joseph M. Farrell, Jr., Esquire
914 Fifth Avenue
P.O. Box 6457
Huntington, West Virginia 25772-6457

and

by depositing a copy of the same in the United States mail, postage prepaid, certified, on this 16th day of May, 2011 addressed as follows:

Seth J. Stinehour, D.P.M.
150 Fairhaven Road
Rochester, NY 14610


Steven Johnston Knopp
West Virginia Bar # 2085
West Virginia Board of Medicine
101 Dee Drive, Suite 103
Charleston, West Virginia 25311

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: SETH J. STINEHOUR, D.P.M.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Seth J. Stinehour, D.P.M. ("Dr. Stinehour") freely and voluntarily enter into the following Consent Order pursuant to *W. Va. Code* § 30-3-1, *et seq.*;

FINDINGS OF FACT

1. Dr. Stinehour currently holds an active license to practice podiatry and surgery in the State of West Virginia, License No. 10383, issued in 2004 by the Board, and his address of record is in Rochester, New York.

2. In July 2009, the Complaint Committee of the Board ("Committee") received a complaint against Dr. Stinehour from a former patient of Dr. Stinehour's alleging that Dr. Stinehour would not produce the patient's medical records and that the procedure he had performed on him had been ineffective necessitating another surgery by a different physician.

3. Dr. Stinehour filed a timely response to the complaint.

4. In his response, Dr. Stinehour claimed that the Complainant was "in possession of all his original pre-op and post-op X-rays, an incident in which I do not appreciate." Further Dr. Stinehour claimed that the Complainant had appeared at Dr. Stinehour's office and had been "...disruptive in the waiting room, panicked my staff member handed the original films to him. She acted under duress and in the best interest of the patient(s)."

5. On September 10, 2009, the Complainant, by counsel, filed a reply to the response filed by Dr. Stinehour. The Complainant denied being verbally abusive to Dr. Stinehour's staff and indicated that the Complainant was only given the post-op x-ray, not the pre-op x-ray. The Complainant also indicated that his subsequent treating physician attempted to obtain the complete office records and x-rays of the Complainant, and was unable to do so.

6. Further investigation ensued.

7. In November 2009, the Board issued a Subpoena Duces Tecum commanding Dr. Stinehour to produce a number of documents in relation to the treatment of the Complainant.

8. Dr. Stinehour did not produce all of the documents required by the November 2009 Subpoena Duces Tecum, in particular the purported pre-op x-rays of the Complainant. Dr. Stinehour produced a note from the chart documenting a pre-op appointment with the Complainant that indicated on November 12, 2007, x-rays were taken of the Complainant. The note indicates, "X-ray of the Calcaneus taken in 2 views reveals bone spur at 4. [done by ss]".

9. In January 2010, a Subpoena Duces Tecum was issued by the Board commanding Dr. Stinehour's appearance at a meeting of the Complaint Committee in March 2010. The January 2010 Subpoena Duces Tecum commanded Dr. Stinehour to bring the entire original medical record(s)/file(s), including any and all pre-op x-rays, including the materials covered by the Subpoena Duces Tecum issued in November 2009.

10. Dr. Stinehour appeared for an informal meeting with the Complaint Committee on March 7, 2010, but did not bring the documents required by either the November 2009 Subpoena Duces Tecum or the January 2010 Subpoena Duces Tecum.

11. Further investigation ensued and the Board issued a number of additional Subpoenas in this matter as part of its investigation.

12. Charges were filed against Dr. Stinehour with regard to this matter in a Complaint and Notice of Hearing dated October 12, 2010.

13. Before any hearing was held, an additional complaint was initiated by the Board's Complaint Committee, based upon other matters, and in connection therewith, Dr. Stinehour appeared for an informal meeting of the Complaint Committee in March 2011.

14. As a result of Dr. Stinehour's appearance and conduct at the March 2011 Complaint Committee meeting, in accordance with the provisions of West Virginia Code § 30-3-14(f), Dr. Stinehour was directed to present himself for a complete mental and physical examination on March 24, 2011, to be completed and arranged by Ralph S. Smith, Jr., M.D., ("Dr. Smith").

15. Dr. Smith's April 4, 2011, report was received and reviewed, and expressed concerns regarding Dr. Stinehour's ability to practice podiatry at this time.

16. In order to terminate the investigation and resolve all these matters noted above with the Board regarding all the evidence obtained, and in light of Dr. Stinehour's relocation to another state, Dr. Stinehour desires to surrender his license to practice podiatry in the State of West Virginia.

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. Stinehour from the practice of podiatry in the State of West Virginia due to *W. Va. Code* § 30-3-14(c)(17) and (21) and 11 CSR 1A 12.1(e) and (j) relating to engaging in unprofessional conduct and the inability to practice podiatry with reasonable skill and safety due to mental impairment.

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

CONSENT

Seth J. Stinehour, 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. Stinehour 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. Stinehour 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, the right to cross-examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Dr. Stinehour waives all such rights;

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

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

Effective May 7, 2011, Dr. Stinehour's License No. 10383, is SURRENDERED to the Board.

All charges filed in the Complaint and Notice of Hearing dated October 12, 2010, will be terminated and dismissed by the Board.

Dr. Stinehour will not apply to the Board for licensure until he proves by medical and psychiatric evidence to the Board's satisfaction that he is competent to return to the practice of podiatry.

The foregoing Consent Order was entered this 3rd day of June, 2011.

WEST VIRGINIA BOARD OF MEDICINE

Rev. O. Richard Bowyer
Reverend O. Richard Bowyer
President

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

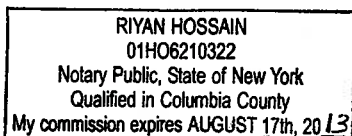
Seth J. Stinehour
Seth J. Stinehour, D.P.M.

Date: 5/16/2011

**STATE OF
COUNTY OF**

I, Riyan Hossain, a Notary Public for said county and state do hereby certify that Seth J. Stinehour, D.P.M., whose name is signed above, has this day acknowledged the same before me. Given under my hand this 16th day of May, 2011.
My commission expires .

Riyan Hossain
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: NEJAT MANSUR TAJEN, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Dr. Tajen currently holds an active license to practice medicine in the State of West Virginia, issued originally in 1992, and his address of record is in Knoxville, Tennessee.
2. Dr. Tajen's license to practice medicine is identified as License No. 17086.
3. On or about June 28, 2010, the Board received notice via the Board Action Disciplinary Alert Report that Dr. Tajen was disciplined by the State of Tennessee.
4. The Board requested records in relation to the discipline imposed by Tennessee upon Dr. Tajen by letter of June 30, 2010. The Tennessee Board of Medical Examiners responded by forwarding the information in relation to the discipline of Dr. Tajen in Tennessee.
5. On September 12, 2010, the Complaint Committee of the West Virginia Board of Medicine reviewed all of the materials forwarded by the Tennessee Board of Medical Examiners in relation to Dr. Tajen.
6. The Tennessee Board of Medical Examiners in its Consent Order of May 18, 2010, initiated discipline against Dr. Tajen in that it allowed Dr. Tajen to voluntarily surrender his license rather than have administrative proceedings brought against him for allegedly failing to keep complete and accurate records of the care provided to patients.

7. Dr. Tajen now desires to surrender his West Virginia license to practice medicine and surgery.

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 may exist to file charges against Dr. Tajen, pursuant to provisions of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1 (e) and (j), all related to unprofessional and unethical conduct; and West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(g) by having his license acted upon in another state.

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

CONSENT

Nejat Mansur Tajen, 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. Tajen 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. Tajen 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, the right to cross-examine witnesses against

him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Dr. Tajen waives all such rights;

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

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

ORDER

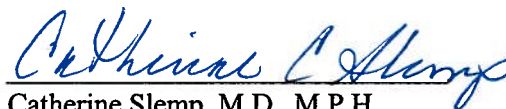
WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law and the foregoing consent of Dr. Tajen, the West Virginia Board of Medicine hereby **ORDERS** as follows:

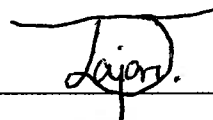
1. The license of Dr. Tajen to practice medicine and surgery in West Virginia is hereby **SURRENDERED**. This action shall become effective as of the time this **CONSENT ORDER** is entered.

The foregoing Order was entered this 14th day of March, 2011.

WEST VIRGINIA BOARD OF MEDICINE


Reverend O. Richard Bowyer
President


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



Nejat Mansur Tajen, M.D.

Date: MARCH-8-2011

STATE OF Tennessee

COUNTY OF Knox, to wit:

I, Inessa Sloan, a Notary Public for said county and state do hereby certify that Nejat Mansur Tajen, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 8th day of March, 2011.

My commission expires 05/30/12.



Inessa Sloan

Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

**WEST VIRGINIA BOARD OF MEDICINE,
PETITIONER,**

v.

**HANAN MAHMOUD TOSSON, M.D.
RESPONDENT.**

ORDER

This proceeding arises under the West Virginia Medical Practice Act, West Virginia Code § 30-3-1, *et seq.* It is a disciplinary proceeding involving the status of the license to practice medicine and surgery in the State of West Virginia of Hanan Mahmoud Tosson, M.D. (Dr. Tosson). The West Virginia Board of Medicine (Board) is the duly authorized State agency to oversee and conduct physician disciplinary hearings pursuant to the provisions of West Virginia Code § 30-3-14.

PROCEDURAL HISTORY

This matter was initiated by a Complaint and Notice of Hearing entered on December 29, 2010, setting hearing for April 20, 2011, at 9:00 a.m. Attempts were made to serve the Complaint and Notice of Hearing in December, 2010; in January, 2011; and on February 18, 2011; Respondent Tosson was served personally at her address of record with the Board in Morgantown, West Virginia. Respondent failed to file an Answer. The Board filed a Motion to Take Charges as Confessed and for Revocation of License on March 25, 2011. No response was made by Respondent.

The hearing was convened on April 20, 2011, and Respondent was neither present in person nor by counsel. The Board was represented by its Executive Director, Robert C. Knittle, and its counsel in this matter, Debra L. Hamilton. The Board called as its only witness Robert C. Knittle. Seventeen (17) exhibits were entered into the record. Respondent Tosson failed to appear, testify on her behalf, call any witnesses, or offer any exhibits or mitigating factors. A stenographic record of the hearing was prepared pursuant to 11 CSR 3 12. On June 6, 2011, the Board timely filed its Proposed Findings of Fact and Conclusions of Law and Recommended Decision. No filing was made by Respondent. Hearing Examiner Jack McClung filed his Recommended Decision of the Hearing Examiner on June 30, 2011.

In accordance with 11 CSR 3 13, the Complaint and Notice of Hearing, the Motion to Take Charges as Confessed and for Revocation of License, the stenographic record of the hearing and all the exhibits, the Board's Proposed Findings of Fact and Conclusions of Law and Recommended Decision, and the Recommended Decision of the Hearing Examiner were provided to Board members for their individual consideration prior to the Board's regularly scheduled meeting on July 11, 2011. At the July 11, 2011, regular meeting, where a quorum of the Board was present and voting, the Board thoroughly considered all of this information. By a unanimous vote, and in accordance with 11 CSR 3 7, the Board reached its decision. Dr.'s Arnold, Ferrebee and Wazir and Ms. Henderson, members of the Complaint Committee during the period when concerns regarding Dr. Tosson were before the Complaint Committee, did not participate in the decision. Reverend Bowyer 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 Recommended Decision of the Hearing Examiner headed "Issue" on page three (3) of the Recommended Decision of the Hearing Examiner. A copy of the Recommended Decision is attached hereto and made a part hereof.

MOTION

The Board herewith modifies the Recommended Decision of the Hearing Examiner [so that it is plain that the Board's Motion to Take Charges as Confessed and for Revocation of License was granted by the Hearing Examiner at the hearing (Transcript, p. 45)] by adding a section after **ISSUE** on page three (3) as follows:

"MOTION

There is clear and convincing evidence to grant the Motion to Take Charges as Confessed and for Revocation of License."

FINDINGS OF FACT

The Board hereby adopts the section of the Recommended Decision of the Hearing Examiner headed "Findings of Fact" numbered one (1) through thirty two (32) on pages three (3) through nine (9).

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 Recommended Decision of the Hearing Examiner headed "Conclusions of Law" on pages ten (10) through fourteen (14) with the following modifications, which are made to provide correct legal citations and for clarity.

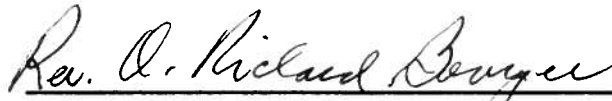
1. In Conclusion of Law No. 1, "11 C.S.R. 1B" is removed and inserted in lieu thereof is "11 C.S.R. 1A".
2. In Conclusion of Law No. 5, after "11 C.S.R. 3. 11.5(s)", remove the period, insert in lieu thereof a comma and the words "and all the allegations are taken as confessed."
3. In Conclusion of Law No. 6, "§ 30-3-7a" is removed and inserted in lieu thereof is "§ 30-3-7(a)(1), § 30-3-12".
4. In Conclusion of Law No. 11, after "violating any provision of" insert "Chapter 30,", and after "W.Va. Code § 30-3-14(c)(17)" remove the period, insert in lieu thereof a comma and the words "and 11 C.S.R. 1A 12.1 (bb)."
5. In Conclusion of Law No. 13, remove everything after "under the provisions of" and insert in lieu thereof the words "Rule 704 of the Rules of Evidence."
6. In Conclusion of Law No. 16, remove "11 C.S.R. 1A 12.1 (1)" and insert in lieu thereof "11 C.S.R. 1A 12.1 (a)".
7. In Conclusion of Law No. 17, remove "(a)" after "12.1".

ORDER


The Board accepts the Proposed Order on page fourteen (14) of the Recommended Decision of the Hearing Examiner with the modification that the Respondent's license to practice medicine and surgery shall be and is herewith revoked effective July 15, 2011.

Entered this 11th day of July, 2011.

WEST VIRGINIA BOARD OF MEDICINE



Reverend O. Richard Bowyer
President



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

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

WEST VIRGINIA BOARD OF MEDICINE,

Petitioner,

v.

Complaint No. 10-74-W

HANAN MAHMOUD TOSSON, M.D.,

Respondent.

RECOMMENDED DECISION OF THE HEARING EXAMINER

This proceeding arises under the West Virginia Medical Practice Act, West Virginia Code § 30-3-1, *et seq.* It is a disciplinary proceeding involving the status of the license to practice medicine and surgery in the State of West Virginia of Hanan Mahmoud Tosson, M.D. (Dr. Tosson). The West Virginia Board of Medicine (Board) is the duly authorized State agency to oversee and conduct physician disciplinary hearings pursuant to the provisions of West Virginia Code § 30-3-14.

This matter was heard on April 20, 2011, in the hearing room of the West Virginia Board of Medicine, located at 101 Dee Drive, Charleston, West Virginia. The hearing was conducted before the undersigned Hearing Examiner. The Petitioner was present by its Executive Director, Robert C. Knittle, M.S., and its counsel Debra L. Hamilton, Deputy Attorney General. The Respondent, Hanan Mahmoud Tosson, M.D. (hereinafter Respondent), was neither present in person nor by counsel.

A Complaint and Notice of Hearing was entered in this matter dated December 29, 2010, with certificate of service dates of December 29, 2010, and January 21, 2011. *See* Petitioner's Exhibits P-1 and P-2. A record of the hearing was prepared pursuant to 11 C.S.R. 3 12.1. References to the hearing transcript appear herein as "Tr. at ____" and the Petitioner's Exhibits were marked and are referenced herein as "P-____." Admitted into the record were seventeen (17) exhibits of the Board. The Board's sole witness was Robert C. Knittle. Respondent did not appear or communicate in any way with the Board regarding the hearing. Thus, Respondent offered no exhibits or sworn testimony, and no rebuttal evidence or mitigating factors presented.

The Complaint and Notice of Hearing (P-1 and P-2) allege as follows:

(a) The Respondent engaged in unprofessional conduct in violation of West Virginia Code § 30-3-14(c)(17) and 11 C.S.R. 1A 12.1 (e) and (j) (Paragraph 10);

(b) The Respondent made an incorrect statement in connection with a licensure application in violation of West Virginia Code § 30-3-14(c)(1) and (17) and 11 C.S.R. 1A 12.1 (1) and 11 C.S.R. 6 4.2, and 4.4 (Paragraph 12);

(c) The Respondent failed to comply with the lawfully issued subpoena of the Board to appear before the Complaint Committee on November 7, 2010, in violation of West Virginia Code § 30-3-14(c)(17) and 11 C.S.R. 1A 12.1 (bb) (a). (Paragraph 14)

ISSUE

Did Respondent, as set forth in Counts I through III of the Complaint and Notice of Hearing, violate the West Virginia Medical Practice Act and rules of the Board, specifically West Virginia Code § 30-3-14(c) (1) and (17) and 11 C.S.R. 1A 12.1 (a), (e), (j) and (bb) and 11 C.S.R. 6 4.2 and 4.4 by engaging in unprofessional conduct, making an incorrect statement in connection with a licensure renewal application, and/or fail to comply with a lawfully issued subpoena of the Board to appear before the Complaint Committee on November 7, 2010?

After a full and complete review of the hearing file, including the record and any exhibits admitted into evidence, and weighing the evidence, the Hearing Examiner makes the following Findings of Fact and Conclusions of Law. To the extent that these Findings of Fact and Conclusions of Law are generally consistent with any proposed findings of fact and conclusions of law submitted by the parties, the same are adopted by the Hearing Examiner, and conversely, to the extent that the same are inconsistent with any findings and conclusions, they are rejected.

FINDINGS OF FACT

1. Hanan Mahmoud Tosson, Respondent, currently holds an active license to practice medicine in West Virginia, License 22845, issued originally by the Board in 2007, and her address of record is 140 Meadowridge Dr., Morgantown, WV 26505. P-4; Tr. at 13.

2. Respondent was served via Certified, United States mail, at 140 Meadowridge Drive, Morgantown, WV 26505, Respondent's address of record, on December 29, 2010, for which no signed return receipt card was received. P-1, Tr. at 9, 11, 14.

3. The same December 29, 2010 Complaint was again served on January 21, 2011, via Certified, United States mail, to both 140 Meadowridge Drive, Morgantown, WV 26505, and WVU Department of Pediatrics, P.O. Box 9214, Morgantown, WV 26505-9214, for neither of which a signed return receipt card was received. P-2, Tr. at 9.

4. Michael Kidd, a private investigator in the State of West Virginia, by Affidavit dated February 21, 2011, did swear that he arrived at what he believed to be Dr. Tosson's residence at 140 Meadowridge Drive Townhouses, Morgantown, West Virginia, on Friday, February 18, 2011. A vehicle registered to Hanan Tosson at that address was in the garage. The front door was answered by a young woman who denied being Dr. Tosson; she closed the door and refused to reopen it. Mr. Kidd left the Complaint and Hearing Notice on the front door of the residence and took photographs to document the same. P-3, Tr. at 9-10.

5. Based on several of the exhibits discussed, *infra*, the affidavit of Mr. Kidd, and the testimony of Executive Director Knittle, Respondent had actual notice and service of the December 29, 2010, Complaint.

6. The Complaint and Notice of Hearing stated that failure of the Respondent Dr. Tosson to serve an Answer on Petitioner Board within thirty (30) days after service of

the Complaint and Notice of Hearing upon her entitles Petitioner Board to take all of the allegations as confessed by the Respondent. 11 C.S.R. 3 11.5(s).

7. Notwithstanding said confession, the Board offered clear and convincing proof of the allegations in the Complaint.

8. Robert Knittle, the Board's Executive Director, was a credible witness and provided a foundation and context for and explanation of the marked exhibits referenced herein, all of which were admitted into evidence.

9. The proof consisted of documents which were kept in the ordinary course of Petitioner's business (Tr. at 42) and which speak for themselves, as well as the credible, clear, convincing and uncontroverted testimony of Executive Director Knittle.

10. Respondent did not appear at the hearing and offered no rebuttal testimony or mitigating factors to refute the following facts.

11. On an Application for Renewal of License to Practice Medicine and Surgery in the State of West Virginia for the period July 1, 2009 to June 30, 2011, electronically submitted by Respondent on June 2, 2009, Respondent certified that during the preceding two-year period, July 1, 2007 to June 30, 2009, she had "successfully completed a minimum of fifty (50) hours of continuing medical education satisfactory to the Board, as described in 11 C.S.R. 6 2.1 and 11 C.S.R. 6 2.2." P-5, Tr. at 14-15.

12. Respondent further certified that since 2001 she had completed a minimum of two (2) hours of continuing education coursework in the subject of end-of-life care including pain management, as described in West Virginia Code § 30-1-7a.. P-5, Tr. at 15.

13. As set forth on the Application, Respondent understood "that any license issued from this application is based on the truth of these statements, and that should I furnish any false information in this application, such act constitutes good cause for the revocation of my license to practice medicine in the State of West Virginia." P-5; Tr. at 16-18.

14. The Application also informs the applicant that there may be an audit, which will require the applicant "to provide proof by submitting written confirmation of your completion of required continuing medical education." P-5; Tr. at 16.

15. Dr. Tosson was selected for a random computerized audit and was notified of same by certified letter from the Board of Medicine dated January 6, 2010, the receipt of which is acknowledged by Dr. Tosson's signature. P-6, Tr. at 18-19.

16. By correspondence dated February 4, 2010, Respondent provided additional information to the Board in an attempt to address the matters raised in the audit. P-7, Tr. at 20-21.

Upon receipt and review of Respondent's correspondence regarding her continuing medical education (CMEs), the Board determined that Dr. Tosson did not provide the verification needed to show compliance with the continuing medical education requirements. Tr. at 22-23.

17. The insufficiencies were communicated to Respondent by correspondence dated February 10, 2010, as well as phone calls where Director Knittle and other Board staff attempted to get Respondent to understand what the continuing education audit process was and what was required in terms of documentation. P-8, Tr. at 25-26.

18. By correspondence dated March 3, 2010, the Board again informed Respondent that she had yet to comply with the continuing medical education requirements and that the matter would be placed in front of the Complaint Committee for its May 2010 meeting, which was standard procedure. P-9, Tr. at 26.

19. By facsimile transmission dated March 10, 2010, Respondent provided the Board with letters dated February 22, 2010, which were deemed responsive to the Board's request of March 3, 2010. P-10 and P-11; Tr. at 27-28.

20. Upon review by Board staff and counsel, twenty (20) hours of continuing medical education was approved, but not all of the coursework was approved because the credits were not prescribed by the American Medical Association (AMA) or the American Academy of Family Practice. P-10, P-11 and P-13; Tr. at 29, 33-35.

21. Respondent remained out of compliance with the Board's CME requirements. Tr. at 31.

22. At its May 2010 meeting, the Complaint Committee of the Board of Medicine initiated a complaint based on Respondent's non-compliance with the continuing medical education requirements. P-12, Tr. at 31.

23. By letter dated June 11, 2010, to the chair of the Complaint Committee, Dr. Tosson indicated that she had received the various communications from the Board regarding this audit of her continuing medical education and stated that she did not know, about the two-hour end-of-life requirement until the night of the deadline to submit her renewal application. P-5 and P-13, Tr. at 32-33.

24. The statement that she did not know of the two-hour end-of-life CME requirement despite having certified that she had completed same is tantamount to an admission by Respondent of a fraudulent misrepresentation on Respondent's renewal application. P-5 and P-13.

25. Upon review of the Respondent's June correspondence, it was found that Respondent continued to be out of compliance with her CMEs, and at its July meeting the Complaint Committee approved a consent order to resolve the issue, which was sent to Respondent on August 11, 2010, by certified mail. P-14; Tr. at 36.

26. The consent order that was proposed by the Board's Complaint Committee allowed Respondent to maintain her medical license with certain agreements regarding continuing medical education and a civil fine, which Respondent refused, saying she did not agree with the fine and that the Board had been distracting her attention for a long time and was wasting her time. P-15 and P-16; Tr. at 37.

27. At its September meeting, the Complaint Committee was advised that Respondent had not signed the consent order, after which a subpoena issued affording

Respondent an opportunity to appear before the Committee and present her side of things.
P-17, Tr. at 40.

28. Respondent failed to appear before the Committee on the stated date [November 7, 2010], and the instant Complaint was brought. P-17, Tr. at 40.

29. Respondent had adequate notice of the date and time and place of the November 2010 meeting of the Complaint Committee, the instant Complaint, the Board's hearing thereon, the charges against her, and the possible consequences of her failure to provide the requested information, to resolve the matter prior to Complaint, to Answer the Complaint, and to appear and defend against the Board's charges or offer evidence to rebut or mitigate the Board's evidence.

30. The Board gave Respondent numerous opportunities to resolve the matter, and Respondent remained uncooperative and uncommunicative in taking the steps necessary to renew her medical license.

31. Respondent did not comply with the license renewal requirements, made fraudulent misrepresentations regarding same, and is unqualified to practice medicine in West Virginia.

32. While costs and expenses were incurred in the investigation of this matter and the conduct of this hearing, the Board, in its discretion, made no request for the assessment of administrative costs and, though such costs are within the authority of the Board, no administrative costs are assessed.

CONCLUSIONS OF LAW

1. Respondent Tosson is a physician 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 medical doctors. W. Va. Code § 30-3-3 and 11 C.S.R. 1B.

2. Petitioner Board has jurisdiction over the subject matter and over the Respondent. W. Va. Code § 30-3-1 et seq.

3. Personal service of the Complaint and Notice of Hearing upon the Respondent was made in accordance with the requirements of 11 C.S.R. 3 10.5(e).

4. Petitioner bears the burden of proving the allegations in the Complaint and Notice of Hearing by clear and convincing evidence. West Virginia Code § 30-3-14 (b) and *Webb v. West Virginia Board of Medicine*, 569 S.E.2d 225, 231 (W. Va. 2002).

5. Respondent's failure to serve an Answer on Petitioner Board within thirty (30) days after service of the Complaint and Notice of Hearing upon her entitles Petitioner Board to take all of the allegations as confessed by the Respondent Dr. Tosson. 11 C.S.R. 3 11.5 (s).

6. The Board of Medicine's continuing medical education requirements are authorized and set forth in West Virginia Code § 30-3-7a, 11 C.S.R. 6 2.1 and 11 C.S.R. 6 2.2.

7. The Board may conduct any audits and investigations deemed necessary to determine if licensees are complying with continuing medical education requirements and

if the statements made on the Board's renewal application forms as to CMEs are accurate. 11 C.S.R. 6 4.1.

8. Licensees are required to provide supporting written documentation of the successful completion of the continuing education within thirty (30) days of the Board's written request for same. 11 C.S.R. 6-4.2.

9. The Board is authorized to discipline a physician for attempting to obtain or renew a license to practice medicine by bribery, fraudulent misrepresentation or through known error of the Board.. W. Va. Code § 30-3-14(c)(1).

10. Failure or refusal of a licensee to provide written documentation requested by the Board is prima facie evidence of renewing a license by fraudulent misrepresentation. 11 C.S.R. 6 4.4.

11. The Board is authorized to discipline a physician for violating any provision of Article 3 or a rule or order of the Board or for failing to comply with a subpoena issued by the Board. W. Va. Code §30-3-14(c)(17).

12. 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 to make such determinations. *See Webb v. West Virginia Board of Medicine*, 569 S.E.2d 225, 232 (W. Va. 2002) and *In Re Queen*, 473 S.E.2d. 483, 490, fn. 6, (W. Va. 1996).

13. Executive Director Knittle's credible, clear, convincing uncontroverted testimony is given great weight in this matter under the provisions of Rules 702 and 704 of

the Rules of Evidence and the Board's standard practice and custom. *See, i.e., West Virginia Board of Medicine v. David C. Shamblin, MD., (1989); West Virginia Board of Medicine v. Thomas Park-, MD., (1994); West Virginia Board of Medicine v. Thomas E. Mitchell, MD., (1995); West Virginia Board of Medicine v. Boonlua Lucktong, MD., (1996); West Virginia Board of Medicine v. Paul T Healy, MD., (1997); West Virginia Board of Medicine v. Swaraj S. Rikhy, MD., (1997); West Virginia Board of Medicine v. Francesco Quarequio, MD., (1999); and West Virginia Board of Medicine v. Frank Lenous Turner, D.P.M., (2004).*

14. It has been clearly and convincingly demonstrated that Respondent failed to comply with the Board's requests for written documentation of successful completion of the continuing medical education requirements, as charged in the Board's Complaint and Notice of Hearing.

15. It has been clearly and convincingly demonstrated that the Respondent engaged in unprofessional conduct in violation of West Virginia Code § 30-3-14(c)(17) and 11 C.S.R. 1A 12.1 (e) and (j).

16. It has been clearly and convincingly demonstrated that the Respondent made an incorrect statement in connection with her licensure renewal application and obtained renewal of a license by fraudulent misrepresentation, in violation of West Virginia Code § 30-3-14(c)(1) and (17) and 11 C.S.R. 1A 12.1 (1) and 11 C.S.R. 6 4.2 and 4.4.

17. It has been clearly and convincingly demonstrated that the Respondent failed to comply with the lawfully issued subpoena of the Board to appear before the Complaint

Committee on November 7, 2010, in violation of West Virginia Code § 30-3-14(c)(17) and 11 C.S.R. 1A 12.1 (a) (bb).

18. Under the provisions of West Virginia Code § 30-3-14 (j), the Board may enter an Order imposing one or more enumerated disciplinary sanctions when after due notice and a hearing it is found that the physician has violated any of the provisions of West Virginia Code § 30-3-14(c) and related rules.

19. Among the sanctions enumerated, the Board may revoke the medical license of a person it finds unqualified to practice medicine in the State of West Virginia. W. Va. Code § 30-3-14(j)(4).

20. The Board is authorized to assess administrative costs pursuant to West Virginia Code § 30-1-8 and 11 C.S.R. 1A 12.3(g), but such assessment is discretionary and, in its discretion, the Board did not request the imposition of costs.

21. In accordance with all the foregoing Findings of Fact and Conclusions of Law, and in accordance with the concept that prima facie evidence is evidence sufficient to establish the fact in the absence of rebuttal evidence, there being no mitigating factors presented, and in accordance with previous decisions of the Board in *West Virginia Board of Medicine v. Eric Kranz, MD.*, (1988); *West Virginia Board of Medicine v. Clayton Linkous, MD.*, (1991); and *West Virginia Board of Medicine v. Kin Siu Tam, MD.*, (1991), establishing the precedent of revocation of license for false and fraudulent answers on licensure renewal applications, and establishing a nexus between such false and fraudulent

answers and unprofessional, unethical conduct, it is proper and necessary and in the public interest, health, welfare and safety (W. Va. Code § 30-3-1) that the license to practice medicine and surgery in the State of West Virginia of Hanan Mahmoud Tosson, M.D., be **REVOKED**.

PROPOSED ORDER

In accordance with the foregoing Findings of Fact and Conclusions of Law, it is proper and essential and in the public health, interest, welfare and safety that the license to practice as a physician in the State of West Virginia of Hanan Mahmoud Tosson, M.D., be **REVOKED**, effective _____.

Respectfully submitted this 30th day of June, 2011.



JACK C. McCLUNG
HEARING EXAMINER

CERTIFICATE OF SERVICE

I, Deborah Lewis Rodecker, General Counsel for the West Virginia Board of Medicine, do hereby certify that I have served the foregoing ORDER on the 11th day of July, 2011, by mailing copies by regular and certified mail to Respondent Hanan Mahmoud Tosson, M.D., at her address of record as follows:

Hanan Mahmoud Tosson, M.D.
140 Meadowridge Drive
Morgantown, WV 26505



Deborah Lewis Rodecker
State Bar No. 3144
West Virginia Board of Medicine
101 Dee Drive, Suite 103
Charleston, WV 25311
304.558.2921 ext. 214
Facsimile: 304.558. 2084
Deborah.Lewis.Rodecker@wv.gov

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: PAUL DEAN WAGNER, M.D.

CONSENT ORDER

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

FINDINGS OF FACT

1. Dr. Wagner currently holds an active license to practice medicine and surgery in the State of West Virginia, License No. 23276, originally issued in 2008. Dr. Wagner’s address of record is in Charleston, West Virginia.

2. On or about May 13, 2010, the Board received notice via the Board Action Disciplinary Alert Report that Dr. Wagner was disciplined by the state of North Carolina.

3. The Board requested records in relation to this discipline by letter of May 18, 2010. The North Carolina Medical Board responded to the request by forwarding information in relation to the discipline enacted by the North Carolina Medical Board against Dr. Wagner.

4. On July 11, 2010, the Complaint Committee of the West Virginia Board of Medicine reviewed all of the materials forwarded by the North Carolina Medical Board in relation to Dr. Wagner. The North Carolina Medical Board, on March 2, 2010, issued a “public letter of concern” based upon Dr. Wagner’s failure to respond in a timely manner to the North Carolina Medical Board’s multiple inquiries to Dr. Wagner. The “public letter of concern” notes that this failure of Dr. Wagner may have been in violation of North Carolina G.S. 90-14(a)(14)

and that repetition of such conduct may lead to the commencement of formal disciplinary proceedings against Dr. Wagner's license in North Carolina.

5. On July 11, 2010, the Complaint Committee of the Board initiated Complaint Number 10-114-W, against Dr. Wagner.

6. On August 16, 2010, Dr. Wagner responded to the Complaint, forthrightly admitting his mistake, the reasons for the mistake and his effort to prevent such a mistake from occurring in the future.

CONCLUSIONS OF LAW

1. As a matter of public policy, the provisions of the West Virginia Medical Practice Act were enacted to protect the public interest and safety. W.Va. Code §30-3-1.

2. Pursuant to W.Va. Code §30-3-14(c)(17) and 11 CSR 1A 12.1(e), (j), and (g), probable cause may exist to substantiate charges against Dr. Wagner for violating the Medical Practice Act in relation to unprofessional and unethical conduct, and in relation to having his license acted upon in another state.

3. The Board has determined that it is appropriate and in the public interest to proceed without the commencement of charges and/or the filing of a formal Complaint and Notice of Hearing against Dr. Wagner, and to not require Dr. Wagner to appear before the Complaint Committee, provided that he enters into this Consent Order.

CONSENT

Paul Dean Wagner, 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. Wagner 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. Wagner 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, the right to cross examine witnesses against him, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to him;

3. Dr. Wagner waives all such rights;

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

5. Dr. Wagner 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 foregoing consent of Dr. Wagner, the West Virginia Board of Medicine hereby ORDERS as follows:

1. Dr. Wagner is hereby **PUBLICLY REPRIMANDED** for having his license acted against in another state.

The foregoing Order was entered this 1st day of March 2011.

WEST VIRGINIA BOARD OF MEDICINE

Rev. O. Richard Bowyer
Reverend O. Richard Bowyer
President

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

P. Wagner
Paul Dean Wagner, M.D.

Date: 2-18-11

STATE OF WEST VIRGINIA

COUNTY OF Xawawha

I, Leslie A. Thornton a Notary Public for said county and state do hereby certify that Paul Dean Wagner, 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 February, 2011.

My commission expires: November 20, 2017

Leslie A. Thornton
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: NAJLA ADNAN WEHBE-HIJAZI, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Najla Adnan Wehbe-Hijazi, M.D. ("Dr. Wehbe-Hijazi") freely and voluntarily enter into the following Consent Order pursuant to W. Va. Code § 30-3-1, et seq.

FINDINGS OF FACT

1. Dr. Wehbe-Hijazi held License Number 19097 in the State of West Virginia, which license expired on June 30, 2009, and Dr. Wehbe-Hijazi's address of record with the Board is in Riyadh, Saudi Arabia.
2. In December 2010, Dr. Wehbe-Hijazi requested reactivation of her expired license to practice medicine and surgery in the State of West Virginia. In the course of submitting documents in support of reactivation of such licensure, it became evident that though in 2005 and 2007, she had attested to the Board that she had completed the mandatory two (2) hours of continuing medical education in the subject of end-of-life care including pain management during the past two (2) years, she is unable to produce evidence that she in fact completed such two (2) hours in end-of-life care including pain management during either of those time periods.
3. Dr. Wehbe-Hijazi completed a satisfactory course in end-of-life care including pain management on April 1, 2010.

4. Dr. Wehbe-Hijazi meets the requirements for active licensure under the West Virginia Medical Practice Act, but for her to receive reactivation of a license without an appropriate condition and limitation upon the 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. Wehbe-Hijazi reactivation of an active license to practice medicine and surgery in this State due to the provisions of W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(a), relating to presenting a false statement in connection with a renewal application.

2. The Board determined that under all the circumstances it is appropriate to grant Dr. Wehbe-Hijazi reactivation of an active license to practice medicine and surgery in the State of West Virginia provided she agrees to this action against her license.

CONSENT

Najla Adnan Wehbe-Hijazi, 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. Wehbe-Hijazi 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. Wehbe-Hijazi 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, the right to cross-examine witnesses against her, and the right to appeal under Chapter 29A of the West Virginia Code in the event of a final order or decision adverse to her;

3. Dr. Wehbe-Hijazi waives all such rights;

4. Dr. Wehbe-Hijazi consents to the entry of this Order relative to her practice of medicine in the State of West Virginia; and

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

1. Dr. Wehbe-Hijazi's expired license is reactivated to **ACTIVE** status in the State of West Virginia, License Number 19097, effective upon date of entry of this Consent Order.

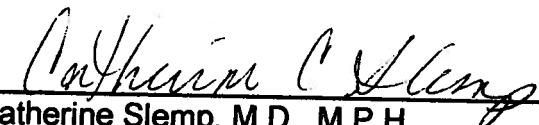
2. Dr. Wehbe-Hijazi shall pay three-hundred dollars (\$300) for providing false information to the Board on applications submitted to the Board, as set forth in the Findings of Fact in this Consent Order.


3. On or before February 15, 2011, Dr. Wehbe-Hijazi shall pay to the Board three-hundred dollars (\$300), two-hundred dollars (\$200) of which is designated a fine for her deficiency of two (2) hours of continuing education in end-of-life care including pain management during the required periods, one-hundred dollars (\$100) of which is designated administrative costs, the receipt of which three-hundred dollars (\$300) is acknowledged by the signatures of the President and Secretary hereon.

The foregoing Consent Order was entered this 19th day of April, 2011.

WEST VIRGINIA BOARD OF MEDICINE


Reverend O. Richard Bowyer
President


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


Najla Adnan Wehbe-Hijazi, M.D.

Date: 23-1-2011

STATE OF _____ }
 KINGDOM OF SAUDI ARABIA }
 PROVINCE OF RIYADH }
 CITY OF RIYADH }
 EMBASSY OF THE UNITED STATES }
 OF AMERICA }
COUNTY OF _____

I, SAMANTHA Y. KUO, a Notary Public for said county and state do hereby certify that Najla Adnan Wehbe-Hijazi, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 23RD day of JANUARY, 2011.

My commission expires _____ Indefinite _____.


Notary Public Samantha Y. Kuo
Vice Consul
United States of America

23 JAN 2011

West Virginia Board of Medicine

Annual
Report to
the
Legislature



2011
Volume II

WEST VIRGINIA BOARD OF MEDICINE

2011

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
Robert.C.Knittle@wv.gov
(304) 558-2921 x227**

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WEST VIRGINIA BOARD OF MEDICINE

Complaints/Investigations - 2011

**Closed Cases - No Probable Cause Found/
No Disciplinary Sanction**

MONTH OF JANUARY, 2011

10-03-W Augusto Tenmatay Abad, M.D.
10-120-C Adnan Alghadban, M.D.
10-99-C Mary Margaret Bland, M.D.
10-126-G Julie Suzanne Bunner, M.D.
10-137-L Mousa Ibrahim Dababnah, M.D.
10-135-B Emil Anton Dameff, M.D.
10-123-S S. Derrick Eddy, M.D.
10-131-C Toni Burnette Goodykoontz, M.D.
10-158-M Richard Allen Hawkins, M.D.
10-127-Z Elizabeth Kristi Hensley, M.D.
10-95-C Robert Melvin Holley, M.D.
10-133-A Rajan Bakhshish Masih, M.D.
10-129-M Kristian Matthew Morrison, M.D.
10-128-J Kris Gan Murthy, M.D.
10-52-P Arun Nagarajan, M.D.
10-121-C Shivshankar Uchila Navada, M.D.
10-136-B Mustafa Rahim, M.D.
10-154-S Mustafa Rahim, M.D.
10-134-W Theresa S. Simon, M.D.
10-117-M Ali Ahmad Suleiman, M.D.
10-124-P Rene Octaviano Sullesta, M.D.
10-122-S William Allen Wood, M.D.

TOTAL 22

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

AUGUSTO TENMATAY ABAD, M.D.

COMPLAINT NO. 10-03-W

DECISION

FINDINGS OF FACT

1. Augusto Tenmatay Abad, M.D. ("Dr. Abad"), held a license to practice medicine and surgery in West Virginia, License No. 17537, and his address of record with the Board is in South Williamson, Kentucky.

2. In January 2010, the Complaint Committee ("Complaint Committee") of the West Virginia Board of Medicine ("Board") initiated a complaint related to alleged unprofessional conduct by Dr. Abad with respect to the alleged prescribing or dispensing of a prescription drug other than in good faith and in a therapeutic manner in accordance with accepted medical standards.

3. The Complaint Committee began an investigation of the complaint and in February 2010, a response to the complaint was filed on behalf of Dr. Abad.

4. Subsequent to the filing of this complaint, on September 13, 2010, Dr. Abad's license to practice medicine in West Virginia was revoked.

5. At the January 9, 2011, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that the complaint was rendered moot by the revocation of Dr. Abad's

license to practice medicine in West Virginia. The Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 10, 2011.

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. The complaint filed against Dr. Abad in January 2010, has been rendered moot by the subsequent revocation of his West Virginia medical license.

DATE ENTERED: January 10, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ADNAN ALGHADBAN, M.D.

COMPLAINT NO. 10-120-C

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 July 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Donna Crayton, BSN, related to the alleged failure of Dr. Alghadban to practice medicine acceptably and alleged unprofessional conduct all with respect to the alleged improper treatment of the Complainant's medical condition, the alleged breach of physician/patient confidentiality, and the alleged compromising of the Complainant's health care.

3. The Complaint Committee began an investigation of the complaint and in October 2010, 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 a reply in October 2010.

5. At the January 9, 2011, 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. Alghadban 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. Alghadban 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. 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 January 10, 2011.

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 for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence in this matter proving that

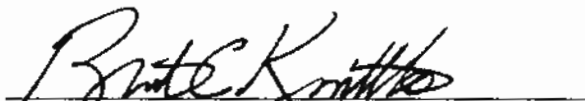
Dr. Alghadban violated any provision of the Medical Practice Act or rule of the Board.

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 in this matter that Dr. Alghadban 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. Alghadban for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: January 10, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MARY MARGARET BLAND, M.D.

COMPLAINT NO. 10-99-C

DECISION

FINDINGS OF FACT

1. Mary Margaret Bland, M.D. ("Dr. Bland"), holds a license to practice medicine and surgery in West Virginia, License No. 18471, and her address of record with the Board is in Franklin, West Virginia.

2. In July 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Kimberly L. Crane, relating to the care and treatment rendered by Dr. Bland during which she allegedly failed to properly evaluate, diagnose, and treat the Complainant; allegedly resulting in the alleged improper committing of the Complainant to a mental hospital.

3. The Complaint Committee began an investigation of the complaint and in September 2010, a response to the complaint was filed by Dr. Bland.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Bland and the Complainant filed no reply.

5. At the January 9, 2011, 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. Bland 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. Bland 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 January 10, 2011.

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. Bland 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. Bland 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. Bland to practice medicine and surgery in this State should be restricted or limited because

there is no evidence in this matter that Dr. Bland 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. Bland for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: January 10, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JULIE SUZANNE BUNNER, M.D.

COMPLAINT NO. 10-126-G

DECISION

FINDINGS OF FACT

1. Julie Suzanne Bunner, M.D. ("Dr. Bunner"), holds a license to practice medicine and surgery in West Virginia, License No. 19765, and her address of record with the Board is in Wheeling, West Virginia.

2. In July 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Mr. Robin A. Green related to the alleged failure of Dr. Bunner to practice medicine acceptably and alleged unprofessional conduct with respect to the alleged refusal of Dr. Bunner to refill the Complainant's vital medications and the alleged inappropriate manner in which Dr. Bunner spoke to the Complainant.

3. The Complaint Committee began an investigation of the complaint and in October 2010, a response to the complaint was filed by Dr. Bunner.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Bunner and the Complainant filed a reply in November 2010.

5. At the January 9, 2011, 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. Bunner 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. Bunner 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. Bunner in the State of 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 10, 2011.

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. Bunner 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.

Bunner 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. Bunner to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Bunner 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. Bunner for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: January 10, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MOUSA IBRAHIM DABABNAH, M.D.

COMPLAINT NO. 10-137-L

DECISION

FINDINGS OF FACT

1. Mousa Ibrahim Dababnah, M.D. ("Dr. Dababnah"), holds a license to practice medicine and surgery in West Virginia, License No. 10670, and his address of record with the Board is in Beaver, West Virginia.

2. In September 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Patricia A. Lilly relating to the alleged unprofessional conduct of Dr. Dababnah with respect to his alleged inappropriate confrontation with the Complainant during an office visit.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in September 2010, a response to the complaint was filed by Dr. Dababnah.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Dababnah. The Complainant filed a reply in November 2010.

5. At the January 9, 2011, 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. Dababnah 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. Dababnah in the State of 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 10, 2011.

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. Dababnah 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. Dababnah 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. Dababnah to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Dababnah 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. Dababnah for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: January 10, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

EMIL ANTON DAMEFF, M.D.

COMPLAINT NO. 10-135-B

DECISION

FINDINGS OF FACT

1. Emil Anton Dameff, M.D. ("Dr. Dameff"), holds a license to practice medicine and surgery in West Virginia, License No. 23504, and his address of record with the Board is in Punta Gorda, Florida.

2. In August 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Daniel Best, relating to the care and treatment rendered by Dr. Dameff during which Dr. Dameff allegedly inappropriately changed the Complainant's medications which allegedly put the Complainant's health at risk.

3. The Complaint Committee began an investigation of the complaint and in October 2010, a response to the complaint was filed by Dr. Dameff.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Dameff, and in October 2010, the Complainant filed a reply.

5. At the January 9, 2011, 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. Dameff 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. Dameff 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 January 10, 2011.

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. Dameff 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. Dameff 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. Dameff to practice medicine and surgery in this State should be restricted or limited because

there is no evidence in this matter that Dr. Dameff 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. Dameff for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: January 10, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

S. DERRICK EDDY, M.D.

COMPLAINT NO. 10-123-S

DECISION

FINDINGS OF FACT

1. S. Derrick Eddy, M.D. ("Dr. Eddy"), holds a license to practice medicine and surgery in West Virginia, License No. 23652, and his address of record with the Board is in Wintersville, Ohio.

2. In July 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Geri Shane related to the alleged failure of Dr. Eddy to practice medicine acceptably and his alleged unprofessional conduct with respect to alleged failure to appropriately treat the Complainant, alleged subsequent refusal to treat the Complainant, and alleged inappropriate verbal altercation with the Complainant.

3. The Complaint Committee began an investigation of the complaint and in October 2010, a response to the complaint was filed on behalf Dr. Eddy.

4. Subsequently, the Complainant was forwarded the response filed on behalf of Dr. Eddy and the Complainant filed a reply in November 2010.

5. At the January 9, 2011, 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. Eddy 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. Eddy 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. Eddy in the State of 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 10, 2011.

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. Eddy 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.

Eddy 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. Eddy to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Eddy 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. Eddy for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: January 10, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

TONI BURNETTE GOODYKOONTZ, M.D.

COMPLAINT NO. 10-131-C

DECISION

FINDINGS OF FACT

1. Toni Burnette Goodykoontz, M.D. ("Dr. Goodykoontz"), holds a license to practice medicine and surgery in West Virginia, License No. 15898, and her address of record with the Board is in Bridgeport, West Virginia.

2. In August 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Donna Crayton, BSN, relating to the care and treatment rendered by Dr. Goodykoontz during which she allegedly failed to properly diagnose and treat the Complainant and allegedly breached physician/patient confidentiality in violation of HIPAA.

3. The Complaint Committee began an investigation of the complaint and in October 2010, a response to the complaint was filed by Dr. Goodykoontz.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Goodykoontz, and in November 2010, the Complainant filed a reply.

5. At the January 9, 2011, 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. Goodykoontz 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. Goodykoontz 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. Goodykoontz in the State of 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 10, 2011.

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. Goodykoontz 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. Goodykoontz 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. Goodykoontz to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Goodykoontz 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. Goodykoontz for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: January 10, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

RICHARD ALLEN HAWKINS, M.D.

COMPLAINT NO. 10-158-M

DECISION

FINDINGS OF FACT

1. Richard Allen Hawkins, M.D. ("Dr. Hawkins"), holds a license to practice medicine and surgery in West Virginia, License No. 09244, and his address of record with the Board is in Charleston, West Virginia.

2. In October 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Rebecca L. Mynes related to the alleged failure of Dr. Hawkins to practice medicine acceptably and alleged unprofessional conduct with respect to alleged failure of Dr. Hawkins to utilize proper protective equipment when examining the Complainant and his alleged inappropriate disagreement with the Complainant during another examination.

3. The Complaint Committee began an investigation of the complaint and in November 2010, a response to the complaint was filed by Dr. Hawkins.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Hawkins and the Complainant filed a reply in December 2010.

5. At the January 9, 2011, 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. Hawkins 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. Hawkins 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. Hawkins in the State of 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 10, 2011.

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. Hawkins 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. Hawkins 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. Hawkins to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Hawkins 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. Hawkins for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: January 10, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ELIZABETH KRISTI HENSLEY, M.D.

COMPLAINT NO. 10-127-Z

DECISION

FINDINGS OF FACT

1. Elizabeth Kristi Hensley, M.D. ("Dr. Hensley"), holds a license to practice medicine and surgery in West Virginia, License No. 19688, and her address of record with the Board is in South Charleston, West Virginia.

2. In July 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Charles L. Zimmerman, relating to the care and treatment rendered by Dr. Hensley during which she allegedly inappropriately failed to give the Complainant a prescription for a refill on vital medication.

3. The Complaint Committee began an investigation of the complaint and in October 2010, a response to the complaint was filed on behalf of Dr. Hensley.

4. Subsequently, the Complainant was forwarded the response filed on behalf of Dr. Hensley and the Complainant did not file a reply.

5. At the January 9, 2011, 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. Hensley 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. Hensley 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 January 10, 2011.

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. Hensley 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. Hensley 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. Hensley to practice medicine and surgery in this State should be restricted or limited because

there is no evidence in this matter that Dr. Hensley 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. Hensley for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: January 10, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ROBERT MELVIN HOLLEY, M.D.

COMPLAINT NO. 10-95-C

DECISION

FINDINGS OF FACT

1. Robert Melvin Holley, M.D. ("Dr. Holley"), holds a license to practice medicine and surgery in West Virginia, License No. 11422, and his address of record with the Board is in Point Pleasant, West Virginia.

2. In June 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Tamara Ann Copley in regard to her nephew, Zachary Fulks, who was a patient of Dr. Holley. The complaint related to the alleged failure of Dr. Holley to practice medicine acceptably and alleged unprofessional conduct with respect to alleged failure of Dr. Holley to properly evaluate the Complainant's nephew as well as alleged inappropriate prescribing of narcotics to the Complainant's nephew, who was reportedly an IV drug user.

3. The Complaint Committee began an investigation of the complaint and in July 2010, a response to the complaint was filed by Dr. Holley.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Holley and the Complainant filed a reply in September 2010.

5. Additional records were subpoenaed and reviewed.

6. At the January 9, 2011, 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. Holley 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. Holley 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. Holley in the State of 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 10, 2011.

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. Holley 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. Holley 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. Holley to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Holley 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. Holley for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: January 10, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

RAJAN BAKHSHISH MASIH, M.D.

COMPLAINT NO. 10-133-A

DECISION

FINDINGS OF FACT

1. Rajan Bakhshish Masih, M.D. ("Dr. Masih"), holds a license to practice medicine and surgery in West Virginia, License No. 19166, and his address of record with the Board is in Petersburg, West Virginia.

2. In August 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Tammy Jo Lyon Allen related to the alleged failure of Dr. Masih to practice medicine acceptably with respect to alleged failure of Dr. Masih to properly treat the Complainant, allegedly resulting in permanent damage. The complaint also alleged unprofessional conduct by Dr. Masih with respect to his alleged failure to provide the Complainant with a copy of her medical records after several requests.

3. The Complaint Committee began an investigation of the complaint and in November 2010, a response to the complaint was filed on behalf of Dr. Masih.

4. Subsequently, the Complainant was forwarded the response filed on behalf of Dr. Masih and the Complainant filed a reply in December 2010.

5. At the January 9, 2011, 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. Masih 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. Masih 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. Masih in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 10, 2011.

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. Masih is unqualified to practice medicine and surgery in this State for any reason set forth in W. Va. Code § 30-3-14(c) and

specifically there is no evidence in this matter proving that Dr. Masih 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. Masih to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Masih 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. Masih for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: January 10, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

KRISTIAN MATTHEW MORRISON, M.D.

COMPLAINT NO. 10-129-M

DECISION

FINDINGS OF FACT

1. Kristian Matthew Morrison, M.D. ("Dr. Morrison"), holds a license to practice medicine and surgery in West Virginia, License No. 23006, and his address of record with the Board is in Shinnston, West Virginia.

2. In August 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Brenda M. Messineo relating to alleged unprofessional conduct of Dr. Morrison 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 October 2010, a response to the complaint was filed by Dr. Morrison.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Morrison. The Complainant filed a reply in October 2010.

5. At the January 9, 2011, 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. Morrison 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. Morrison in the State of 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 10, 2011.

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. Morrison 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. Morrison 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. Morrison to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Morrison 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. Morrison for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: January 10, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

KRIS GAN MURTHY, M.D.

COMPLAINT NO. 10-128-J

DECISION

FINDINGS OF FACT

1. Kris Gan Murthy, M.D. ("Dr. Murthy"), holds a license to practice medicine and surgery in West Virginia, License No. 17351, and his address of record with the Board is in Charleston, West Virginia.

2. In July 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Michael T. Jett relating to alleged unprofessional conduct of Dr. Murthy with respect to his alleged failure to furnish medical records to the Complainant's new physician upon request of the Complainant to do so.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2010, a response to the complaint was filed by Dr. Murthy.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Murthy. The Complainant filed no additional response.

5. At the January 9, 2011, 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. Murthy 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. Murthy in the State of 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 10, 2011.

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. Murthy 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. Murthy violated any provision of the Medical Practice Act or rule of the Board.

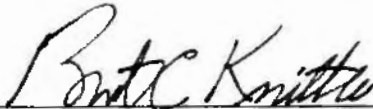
3. The evidence presented in this matter fails to prove that the license of Dr. Murthy to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Murthy engaged in dishonorable, unethical or unprofessional conduct of a character 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. Murthy for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: January 10, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ARUN NAGARAJAN, M.D.

COMPLAINT NO. 10-52-P

DECISION

FINDINGS OF FACT

1. Arun Nagarajan, M.D. ("Dr. Nagarajan"), holds a license to practice medicine and surgery in West Virginia, License No. 21639, and his address of record with the Board is in Charleston, West Virginia.

2. In April 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Charles E. Priddy on behalf of his deceased wife, Frances Priddy, relating to the care and treatment rendered by Dr. Nagarajan during which he allegedly failed to properly treat the cancer of the Complainant's wife, allegedly leading to her death.

3. The Complaint Committee began an investigation of the complaint and in May 2010, a response to the complaint was filed on behalf of Dr. Nagarajan.

4. Subsequently, the Complainant was forwarded the response filed on behalf of Dr. Nagarajan, and in July 2010, the Complainant filed a reply.

5. Additional records were subpoenaed and reviewed by an independent consultant who filed a written report with the Complaint Committee of the Board stating that the Complainant's wife had a rare and "extremely aggressive cancer of the right

breast which spread to other parts of the body" and this was the cause of her death. The consultant also opined that Dr. Nagarajan treated the Complainant's wife with "appropriate regimens and follow-ups" and the Complainant's wife had been "treated appropriately as per the established national guidelines".

6. At the January 9, 2011, 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. Nagarajan 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. Nagarajan 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 January 10, 2011.

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. Nagarajan 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. Nagarajan 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. Nagarajan to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Nagarajan 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. Nagarajan for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: January 10, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

SHIVSHANKAR UCHILA NAVADA, M.D.

COMPLAINT NO. 10-121-C

DECISION

FINDINGS OF FACT

1. Shivshankar Uchila Navada, M.D. ("Dr. Navada"), holds a license to practice medicine and surgery in West Virginia, License No. 16175, and his address of record with the Board is in Bridgeport, West Virginia.

2. In July 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Donna Crayton, BSN, related to the alleged failure of Dr. Navada to practice medicine acceptably and alleged unprofessional conduct with respect to alleged failure of Dr. Navada to properly treat the Complainant, alleged improper discharge of the Complainant and alleged breach of physician/patient confidentiality.

3. The Complaint Committee began an investigation of the complaint and in September 2010, a response to the complaint was filed by Dr. Navada.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Navada and the Complainant filed no reply.

5. At the January 9, 2011, 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. Navada 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. Navada 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. Navada in the State of 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 10, 2011.

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. Navada 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. Navada 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. Navada to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Navada 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. Navada for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: January 10, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MUSTAFA RAHIM, M.D.

COMPLAINT NO. 10-136-B

DECISION

FINDINGS OF FACT

1. Mustafa Rahim, M.D. ("Dr. Rahim"), holds a license to practice medicine and surgery in West Virginia, License No. 18191, and his address of record with the Board is in Beckley, West Virginia.

2. In August 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Allen D. Bolen relating to alleged unprofessional conduct of Dr. Rahim with respect to his alleged inappropriate behavior toward and comments made to the Complainant during an office visit.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2010, a response to the complaint was filed by Dr. Rahim.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Rahim. The Complainant filed a reply in November 2010.

5. At the January 9, 2011, 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. Rahim 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. Rahim in the State of 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 10, 2011.

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. Rahim 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. Rahim 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. Rahim to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Rahim 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. Rahim for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: January 10, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MUSTAFA RAHIM, M.D.

COMPLAINT NO. 10-154-S

DECISION

FINDINGS OF FACT

1. Mustafa Rahim, M.D. ("Dr. Rahim"), holds a license to practice medicine and surgery in West Virginia, License No. 18191, and his address of record with the Board is in Beckley, West Virginia.

2. In October 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Kristi Simpson relating to alleged unprofessional conduct of Dr. Rahim with respect to his alleged inappropriate accusations leveled against the Complainant, allegedly leading to difficulty in the Complainant finding alternative healthcare.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in December 2010, a response to the complaint was filed by Dr. Rahim.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Rahim. The Complainant filed a reply in December 2010.

5. At the January 9, 2011, 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. Rahim 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. Rahim in the State of 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 10, 2011.

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. Rahim 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. Rahim 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. Rahim to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Rahim 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. Rahim for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: January 10, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

THERESA S. SIMON, M.D.

COMPLAINT NO. 10-134-W

DECISION

FINDINGS OF FACT

1. Theresa S. Simon, M.D. ("Dr. Simon"), holds a license to practice medicine and surgery in West Virginia, License No. 22919, and her address of record with the Board is in Point Pleasant, West Virginia.

2. In August 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Joann Wheeler, relating to the care and treatment rendered by Dr. Simon during which she allegedly failed to properly diagnose and treat the Complainant after admission to the hospital and the alleged failure of Dr. Simon to transfer the Complainant to another hospital upon request, allegedly leading to delayed diagnosis.

3. The Complaint Committee began an investigation of the complaint and in October 2010, a response to the complaint was filed by Dr. Simon.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Simon, and in October 2010, the Complainant filed a reply.

5. At the January 9, 2011, 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. Simon 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. Simon 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 January 10, 2011.

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. Simon 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. Simon 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. Simon to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Simon 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. Simon for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: January 10, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ALI AHMAD SULEIMAN, M.D.

COMPLAINT NO. 10-117-M

DECISION

FINDINGS OF FACT

1. Ali Ahmad Suleiman, M.D. ("Dr. Suleiman"), holds a license to practice medicine and surgery in West Virginia, License No. 16913, and his address of record with the Board is in Beckley, West Virginia.

2. In July 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Gloria M. Matheny relating to alleged unprofessional conduct of Dr. Suleiman with respect to his alleged inappropriate behavior towards the Complainant during a hospital stay.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2010, a response to the complaint was filed by Dr. Suleiman.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Suleiman. The Complainant filed a reply in November 2010.

5. At the January 9, 2011, 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. Suleiman 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. Suleiman in the State of 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 10, 2011.

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. Suleiman 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. Suleiman 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. Suleiman to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Suleiman 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. Suleiman for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: January 10, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

RENE OCTAVIANO SULLESTA, M.D.

COMPLAINT NO. 10-124-P

DECISION

FINDINGS OF FACT

1. Rene Octaviano Sullesta, M.D. ("Dr. Sullesta"), holds a license to practice medicine and surgery in West Virginia, License No. 13663, and his address of record with the Board is in Williamson, West Virginia.

2. In July 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Natchee Wayne Proctor relating to alleged unprofessional conduct of Dr. Sullesta with respect to his alleged failure to furnish medical records to the Complainant upon the Complainant's request.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in September 2010, a response to the complaint was filed by Dr. Sullesta noting that subsequent to the filing of the complaint, on July 21, 2010, the Complainant had received his medical records.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Sullesta. The Complainant filed a reply in November 2010.

5. At the January 9, 2011, 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. Sullesta 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. Sullesta in the State of 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 10, 2011.

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. Sullesta 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. Sullesta 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. Sullesta to practice medicine and surgery in this State should be restricted or limited because there is no

evidence in this matter that Dr. Sullesta 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. Sullesta for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: January 10, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

WILLIAM ALLEN WOOD, M.D.

COMPLAINT NO. 10-122-S

DECISION

FINDINGS OF FACT

1. William Allen Wood, M.D. ("Dr. Wood"), holds a license to practice medicine and surgery in West Virginia, License No. 23162, and his address of record with the Board is in Charleston, West Virginia.

2. In July 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Kristal Leah Spry relating to alleged unprofessional conduct of Dr. Wood with respect to his alleged failure to refer the Complainant to another physician, and an alleged inappropriate confrontation with and discharge of the Complainant.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2010, a response to the complaint was filed on behalf of Dr. Wood.

4. Subsequently, the Complainant was forwarded the response filed on behalf of Dr. Wood. The Complainant filed no reply.

5. At the January 9, 2011, 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. Wood 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. Wood in the State of 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 10, 2011.

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. Wood 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. Wood 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. Wood to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Wood 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. Wood for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: January 10, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

WEST VIRGINIA BOARD OF MEDICINE

Complaints/Investigations - 2011

Closed Cases - No Probable Cause Found/

No Disciplinary Sanction

MONTH OF MARCH, 2011

10-155-C	Steven Albert Artz, M.D.
10-87-S	Rely C. Carbonel, M.D.
10-157-M	David Wellington Cook, M.D.
10-90-E	Michael Lee Ferrebee, M.D.
10-153-T	Catherine E. Grant, M.D.
10-125-W	Jerry Mitchel Hahn, M.D.
10-156-M	Brian Wendell Hawthorne, M.D.
09-158-P	James H. Henick, M.D.
10-148-G	Robert Eugene Jones, M.D.
10-162-D	Amar Nath Khurana, M.D.
10-160-C	Zaveen Ahmad Kureishy, M.D.
09-148-B	Rajan Bakhshish Masih, M.D.
10-96-D	Kalpana Miriyala, M.D.
10-149-A	David Stewart Mullett, M.D.
10-152-C	Husam M. Nazer, M.D.
10-130-B	Joann Audia O'Keefe, M.D.
10-159-S	William Richard Post, M.D.
10-46-M	David Matthew Pryputniewicz, M.D.
10-150-M	Michelle Lynn Putnam, P.A.-C.
10-151-M	Nitesh Ratnakar, M.D.
10-173-B	Francis Maxim Saldanha, M.D.
10-27-S	Michael Anthony Santer, Jr., M.D.
10-118-B	Charles Richard Whiteman, II, M.D.

TOTAL 23

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

STEVEN ALBERT ARTZ, M.D.

COMPLAINT NO. 10-155-C

DECISION

FINDINGS OF FACT

1. Steven Albert Artz, M.D. ("Dr. Artz"), holds a license to practice medicine and surgery in West Virginia, License No. 08929, and his address of record with the Board is in Charleston, West Virginia.

2. In October 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from LaDonna Clemmer relating to alleged unprofessional conduct of Dr. Artz with respect to his alleged inappropriate, condescending and rude behavior towards the Complainant during an office visit.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in December 2010, a response to the complaint was filed by Dr. Artz.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Artz. The Complainant filed no reply.

5. At the March 13, 2011, 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. Artz 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. Artz in the State of 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 14, 2011.

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. Artz 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. Artz violated any provision of the Medical Practice Act or rule of the Board.

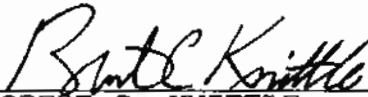
3. The evidence presented in this matter fails to prove that the license of Dr. Artz to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Artz engaged in dishonorable, unethical or unprofessional conduct of a character likely 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. Artz for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: March 14, 2011

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. 10-87-S

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 June 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Rebecca L. Stollings relating to alleged unprofessional conduct of Dr. Carbonel with respect to his alleged failure to furnish medical records to the Complainant upon request.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in August 2010, a response to the complaint was filed by Dr. Carbonel in which he noted that he had subsequently provided the Complainant with her medical records and any delay was due to a filing error.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Carbonel. The Complainant filed no reply.

5. Dr. Carbonel appeared for a full discussion of the matter before the Complaint Committee of the Board on March 13, 2011, where he presented evidence on his behalf.

6. At the March 13, 2011, 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 March 14, 2011.

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: March 14, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DAVID WELLINGTON COOK, M.D.

COMPLAINT NO. 10-157-M

DECISION

FINDINGS OF FACT

1. David Wellington Cook, M.D. ("Dr. Cook"), holds a license to practice medicine and surgery in West Virginia, License No. 13810, and his address of record with the Board is in Huntington, West Virginia.

2. In October 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Essie Moore related to alleged failure of Dr. Cook to practice medicine reasonably and alleged unprofessional conduct with respect to Dr. Cook's alleged failure to correct the Complainant's prescription for glasses and his alleged inappropriate conduct and treatment of the Complainant during an office visit.

3. The Complaint Committee began an investigation of the complaint and in December 2010, a response to the complaint was filed by Dr. Cook.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Cook and the Complainant filed a reply in December 2010.

5. At the March 13, 2011, 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. Cook 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. Cook 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. Cook in the State of 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 14, 2011.

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. Cook 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.


Cook 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. Cook to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Cook 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. Cook for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: March 14, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MICHAEL LEE FERREBEE, M.D.

COMPLAINT NO. 10-90-E

DECISION

FINDINGS OF FACT

1. Michael Lee Ferrebee, M.D. ("Dr. Ferrebee"), holds a license to practice medicine and surgery in West Virginia, License No. 18262, and his address of record with the Board is in Morgantown, West Virginia.

2. In June 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Linda Huey East, relating to the care and treatment rendered by Dr. Ferrebee during which he allegedly failed to treat the Complainant when she presented at the Emergency Room with withdrawal symptoms from prescription medications and the Complainant alleges she was charged for treatment she did not receive.

3. The Complaint Committee began an investigation of the complaint and in August 2010, a response to the complaint was filed by Dr. Ferrebee.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Ferrebee, and in August 2010, 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. Ferrebee had "met the standard of care for an emergency physician."

6. At the March 13, 2011, 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. Ferrebee 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. Ferrebee 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 March 14, 2011. Dr. Ferrebee was not present for and did not participate in making this determination, all in accordance with the Board's Conflict of Interest Policy.

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. Ferrebee 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. Ferrebee 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. Ferrebee to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Ferrebee 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. Ferrebee for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: March 14, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

CATHERINE E. GRANT, M.D.

COMPLAINT NO. 10-153-T

DECISION

FINDINGS OF FACT

1. Catherine E. Grant, M.D. ("Dr. Grant"), holds a license to practice medicine and surgery in West Virginia, License No. 15127, and her address of record with the Board is in Glenville, West Virginia.

2. In October 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Rodney Townsend relating to alleged unprofessional conduct of Dr. Grant with respect to her 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 December 2010, a response to the complaint was filed by Dr. Grant.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Grant. The Complainant filed no additional response.

5. At the March 13, 2011, 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. Grant 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. Grant in the State of 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 14, 2011.

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. Grant 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. Grant 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. Grant to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Grant 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. Grant for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: March 14, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JERRY MITCHEL HAHN, M.D.

COMPLAINT NO. 10-125-W

DECISION

FINDINGS OF FACT

1. Jerry Mitchel Hahn, M.D. ("Dr. Hahn"), holds a license to practice medicine and surgery in West Virginia, License No. 15226, and his address of record with the Board is in Romney, West Virginia.

2. In July 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Jessie W. White, relating to the care and treatment rendered by Dr. Hahn during which he allegedly failed to properly treat the Complainant's diabetes.

3. The Complaint Committee began an investigation of the complaint and in October 2010, a response to the complaint was filed by Dr. Hahn noting that the Complainant refuses to allow Dr. Hahn to treat him appropriately.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Hahn, and in March 2011, the Complainant filed a reply.

5. At the March 13, 2011, 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. Hahn 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. Hahn 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 March 14, 2011.

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. Hahn 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. Hahn 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. Hahn to practice medicine and surgery in this State should be restricted or limited because

there is no evidence in this matter that Dr. Hahn 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. Hahn for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: March 14, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

BRIAN WENDELL HAWTHORNE, M.D.

COMPLAINT NO. 10-156-M

DECISION

FINDINGS OF FACT

1. Brian Wendell Hawthorne, M.D. ("Dr. Hawthorne"), holds a license to practice medicine and surgery in West Virginia, License No. 19027, and his address of record with the Board is in Morgantown, West Virginia.

2. In October 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Russel L. Main, on behalf of his wife; Judith A. Main, relating to the care and treatment rendered by Dr. Hawthorne during which he allegedly failed to properly treat the Complainant's wife during a hospital visit, allegedly resulting in her death.

3. The Complaint Committee began an investigation of the complaint and in November 2010, a response to the complaint was filed by Dr. Hawthorne stating that he had no part in the admission or care of the Complainant's wife and had no knowledge of the incident prior to her demise.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Hawthorne and the Complainant filed no reply.

5. At the March 13, 2011, 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. Hawthorne 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. Hawthorne 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 March 14, 2011.

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. Hawthorne 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. Hawthorne 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. Hawthorne to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Hawthorne 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. Hawthorne for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: March 14, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JAMES H. HENICK, M.D.

COMPLAINT NO. 09-158-P

DECISION

FINDINGS OF FACT

1. James H. Henick, M.D. ("Dr. Henick"), held a license to practice medicine and surgery in West Virginia, License No. 23222, which expired on June 30, 2010. His address of record with the Board is in Hamilton, Virginia.

2. In September 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Jessica Palumbo, M.D., relating to allegations of unprofessional conduct on Dr. Henick's part that he allegedly left pre-signed blank prescription pads with a registered nurse to prescribe patients' medicines while he was away from the office.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2009, a response to the complaint was filed by Dr. Henick noting that he had pre-signed some prescriptions and had self-reported this to the Board earlier.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Henick. In January 2010, the Complainant filed a reply.

5. On June 30, 2010, Dr. Henick's license to practice surgery in the state of West Virginia automatically expired due to

his failure to file his renewal application.

6. At the March 13, 2011, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that in light of all the circumstances in this matter there was now no reason to proceed against the expired license to practice medicine and surgery of Dr. Henick in the State of West Virginia, and the Complaint Committee voted to close the case with prejudice, all of which was reported to the Board at its regular meeting on March 14, 2011.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee have no jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in W. Va. Code § 30-3-14(c), which requires that a physician be "licensed or otherwise lawfully practicing in this State".

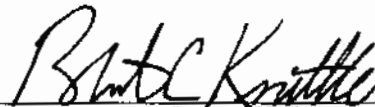
2. The evidence presented shows that there is a violation of the provisions of the Medical Practice Act and Rules of the Board and that probable cause exists to substantiate disqualification of Dr. Henick from the practice of medicine and surgery in this State for the reasons set forth in the W. Va. Code §30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) all related to unprofessional and unethical conduct. However, the Board is not empowered to discipline Dr. Henick as he does not hold a valid

license to practice medicine and surgery in the State of West Virginia.

3. This matter is therefore closed and dismissed by the West Virginia Board of Medicine with prejudice toward any future application of Dr. Henick for a license to practice medicine and surgery in West Virginia because of the existing finding of probable cause to substantiate disqualification from the practice of medicine.

DATE ENTERED: March 14, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ROBERT EUGENE JONES, M.D.

COMPLAINT NO. 10-148-G

DECISION

FINDINGS OF FACT

1. Robert Eugene Jones, M.D. ("Dr. Jones"), holds a license to practice medicine and surgery in West Virginia, License No. 11318, and his address of record with the Board is in Wheeling, West Virginia.

2. In September 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Kathryn Gardner, relating to the care and treatment rendered by Dr. Jones during which he allegedly failed to properly treat and monitor the Complainant's condition following a biopsy.

3. The Complaint Committee began an investigation of the complaint and in November 2010, a response to the complaint was filed by Dr. Jones.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Jones, and in December 2010, the Complainant filed a reply.

5. At the March 13, 2011, 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 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 West Virginia Board of Medicine at its regular meeting on March 14, 2011.

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 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. Jones for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: March 14, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

AMAR NATH KHURANA, M.D.

COMPLAINT NO. 10-162-D

DECISION

FINDINGS OF FACT

1. Amar Nath Khurana, M.D. ("Dr. Khurana"), holds a license to practice medicine and surgery in West Virginia, License No. 16329, and his address of record with the Board is in Weirton, West Virginia.

2. In November 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Terry DeHamer, relating to care and treatment rendered by Dr. Khurana during which he allegedly failed to properly diagnose and treat the Complainant by allegedly ignoring her complaints, cancelling scheduled tests, and discharging the Complainant from the hospital, allegedly leading to the Complainant having to seek another physician who subsequently diagnosed her pulmonary disorder.

3. The Complaint Committee began an investigation of the complaint and in December 2010, a response to the complaint was filed by Dr. Khurana.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Khurana, and in December 2010, the Complainant filed a reply.

5. At the March 13, 2011, 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. Khurana 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. Khurana 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 March 14, 2011.

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. Khurana 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. Khurana 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. Khurana to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Khurana 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. Khurana for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: March 14, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ZAVEEN AHMAD KUREISHY, M.D.

COMPLAINT NO. 10-160-C

DECISION

FINDINGS OF FACT

1. Zaveen Ahmad Kureishy, M.D. ("Dr. Kureishy"), holds a license to practice medicine and surgery in West Virginia, License No. 19309, and his address of record with the Board is in Glen Dale, West Virginia.

2. In October 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Chad Michael Coffield relating to alleged unprofessional conduct of Dr. Kureishy with respect to his alleged inappropriate discharge of the Complainant and failure to prescribe the Complainant medication.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2010, a response to the complaint was filed by Dr. Kureishy.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Kureishy. The Complainant filed no additional response.

5. At the March 13, 2011, 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. Kureishy 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. Kureishy in the State of 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 14, 2011.

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. Kureishy 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. Kureishy 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. Kureishy to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Kureishy 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. Kureishy for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: March 14, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

RAJAN BAKHSHISH MASIH, M.D.

COMPLAINT NO. 09-148-B

DECISION

FINDINGS OF FACT

1. Rajan Bakhshish Masih, M.D. ("Dr. Masih"), holds a license to practice medicine and surgery in West Virginia, License No. 19166, and his address of record with the Board is in Petersburg, West Virginia.

2. In September 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Frederick Allan Bearfield related to the alleged failure of Dr. Masih to practice medicine reasonably during which Dr. Masih allegedly refused to provide the Complainant with essential medical treatment and the alleged unprofessional conduct with respect to Dr. Masih's alleged inappropriate discharge of the Complainant and failure to furnish the Complainant with medical records for himself and his family members upon request.

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. Masih.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Masih and the Complainant filed no reply.

5. At the March 13, 2011, 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. Masih 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. Masih 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. Masih in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 14, 2011.

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. Masih is unqualified to practice medicine and surgery in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence in this matter proving that Dr.

Masih 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. Masih to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Masih 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. Masih for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: March 14, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

KALPANA MIRIYALA, M.D.

COMPLAINT NO. 10-96-D

DECISION

FINDINGS OF FACT

1. Kalpana Miriyala, M.D. ("Dr. Miriyala"), holds a license to practice medicine and surgery in West Virginia, License No. 23693, and her address of record with the Board is in Huntington, West Virginia.

2. In June 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from M. Stephen Dillard, D.O., relating to the care and treatment rendered by Dr. Miriyala during which she allegedly failed to properly diagnose and treat the mental disorder of the Complainant's adult son.

3. The Complaint Committee began an investigation of the complaint and in August 2010, a response to the complaint was filed on behalf of Dr. Miriyala citing confidentiality issues.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Miriyala, and in November 2010, the Complainant filed a reply.

5. Additional records were subpoenaed from Dr. Miriyala. A letter on behalf of Dr. Miriyala dated January 24, 2011, stated that the doctor could not comply with the subpoena without authorization from the Complainant's adult son or a court

order.

6. The Board filed a Petition and a Motion to Proceed Under Seal on January 25, 2011, in the Kanawha County Circuit Court.

7. In a letter on behalf of Dr. Miriyala, dated January 28, 2011, to the Complainant's adult son and copied to the Board, noted that in a previous phone conversation, the Complainant's adult son stated he did not wish for his medical records to be released.

8. The Circuit Court of Kanawha County issued an Order dated January 26, 2011, granting the Motion and filing the Petition Under Seal.

9. Dr. Miriyala filed a Response to the Petition on February 14, 2011.

10. In subsequent discussion with the Kanawha County Court it was presented to the Board's counsel that a Court Order was not forthcoming and suggested that the Board revisit the issue with the Complainant's adult son.

11. At the March 13, 2011, 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. Miriyala 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

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 March 14, 2011.

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. Miriyala 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 in this matter proving that Dr. Miriyala 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. Miriyala to practice medicine and surgery in this State should be restricted or limited because there is insufficient evidence in this matter that Dr. Miriyala 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. Miriyala for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: March 14, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DAVID STEWART MULLETT, M.D.

COMPLAINT NO. 10-149-A

DECISION

FINDINGS OF FACT

1. David Stewart Mullett, M.D. ("Dr. Mullett"), holds a license to practice medicine and surgery in West Virginia, License No. 23337, and his address of record with the Board is in Charleston, West Virginia.

2. In September 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Candy Jo Angel, relating to the care and treatment rendered by Dr. Mullett during which he allegedly failed to contact the Complainant's insurance carrier for preauthorization of medications both prior and subsequent to the Complainant's discharge from the hospital despite the Complainant's requests.

3. The Complaint Committee began an investigation of the complaint and in November 2010, a response to the complaint was filed by Dr. Mullett.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Mullett, and the Complainant filed no reply.

5. At the March 13, 2011, 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. Mullett 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. Mullett 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 March 14, 2011.

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. Mullett 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. Mullett violated any provision of the Medical Practice Act or rule of the Board.

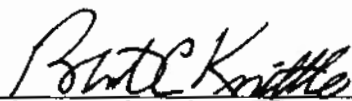
3. The evidence presented in this matter fails to prove that the license of Dr. Mullett to practice medicine and surgery in this State should be restricted or limited because

there is no evidence in this matter that Dr. Mullett 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. Mullett for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: March 14, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

HUSAM M. NAZER, M.D.

COMPLAINT NO. 10-152-C

DECISION

FINDINGS OF FACT

1. Husam M. Nazer, M.D. ("Dr. Nazer"), holds a license to practice medicine and surgery in West Virginia, License No. 13335, and his address of record with the Board is in Beckley, West Virginia.

2. In October 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Timothy D. Chewning, Sr., relating to alleged unprofessional conduct of Dr. Nazer with respect to his alleged repeatedly charging the Complainant for a medical procedure that had been previously paid in full.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2010, a response to the complaint was filed by Dr. Nazer.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Nazer. The Complainant filed no additional response.

5. At the March 13, 2011, 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. Nazer 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. Nazer in the State of 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 14, 2011.

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. Nazer 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. Nazer 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. Nazer to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Nazer 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. Nazer for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: March 14, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JOANN AUDIA O'KEEFE, M.D.

COMPLAINT NO. 10-130-B

DECISION

FINDINGS OF FACT

1. Joann Audia O'Keefe, M.D. ("Dr. O'Keefe"), holds a license to practice medicine and surgery in West Virginia, License No. 13072, and her address of record with the Board is in Morgantown, West Virginia.

2. In August 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Perry A. Button relating to alleged unprofessional conduct of Dr. O'Keefe with respect to her alleged violation of HIPAA law when her office discussed the Complainant's bill with his wife, despite the Complainant's alleged notification not to do so to Dr. O'Keefe's office both verbally and in writing.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in September 2010, a response to the complaint was filed by Dr. O'Keefe.

4. Subsequently, the Complainant was forwarded the response filed by Dr. O'Keefe. The Complainant filed no additional response.

5. At the March 13, 2011, 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. O'Keefe 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. O'Keefe in the State of 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 14, 2011.

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. O'Keefe 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. O'Keefe 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. O'Keefe to practice medicine and surgery in this State should be restricted or limited because there is no

evidence in this matter that Dr. O'Keefe 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. O'Keefe for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: March 14, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

WILLIAM RICHARD POST , M.D.

COMPLAINT NO. 10-159-S

DECISION

FINDINGS OF FACT

1. William Richard Post, M.D. ("Dr. Post"), holds a license to practice medicine and surgery in West Virginia, License No. 15233, and his address of record with the Board is in Morgantown, West Virginia.

2. In October 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Gary E. Squires, Sr., relating to alleged unprofessional conduct of Dr. Post with respect to his alleged charging the Complainant excessive fees for medical services not rendered.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2010, a response to the complaint was filed by Dr. Post.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Post. The Complainant filed no additional response.

5. At the March 13, 2011, 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. Post 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. Post in the State of 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 14, 2011.

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. Post 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. Post 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. Post to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Post 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. Post for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: March 14, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DAVID MATTHEW PRYPUTNIEWICZ, M.D.

COMPLAINT NO. 10-46-M

DECISION

FINDINGS OF FACT

1. David Matthew Pryputniewicz, M.D. ("Dr. Pryputniewicz"), holds a license to practice medicine and surgery in West Virginia, License No. 21722, and his address of record with the Board is in Johnson City, Tennessee.

2. In April 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Ralph E. Meeks, relating to the care and treatment rendered by Dr. Pryputniewicz during which he allegedly failed to properly treat and monitor the Complainant during surgery, allegedly resulting in the Complainant suffering blisters to his back.

3. The Complaint Committee began an investigation of the complaint and in November 2010, a response to the complaint was filed by Dr. Pryputniewicz.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Pryputniewicz, and the Complainant filed no reply.

5. At the March 13, 2011, 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. Pryputniewicz 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. Pryputniewicz 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 March 14, 2011.

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. Pryputniewicz 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. Pryputniewicz 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. Pryputniewicz to practice medicine

and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Pryputniewicz 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. Pryputniewicz for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: March 14, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MICHELLE LYNN PUTNAM, P.A.-C.

COMPLAINT NO. 10-150-M

DECISION

FINDINGS OF FACT

1. Michelle Lynn Putnam, P.A.-C., has an active license to practice as a physician assistant in West Virginia, License No. 00633, and her address of record with the Board is in Harman, West Virginia.

2. In October 2010, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Carol M. Menear, which complaint related to alleged unprofessional conduct of Ms. Putnam with respect to Ms. Putnam's alleged charging the Complainant with excessive fees due to charging the Complainant as a new patient, although she was a well established patient.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2010, a response to the complaint was filed by Ms. Putnam.

4. Subsequently, the Complainant was forwarded the response filed by Ms. Putnam and the Complainant filed a reply in December 2010.

5. Additional records were subpoenaed and reviewed.

6. Correspondence on behalf of Ms. Putnam dated February 8, 2011, noted that there was a billing error made and that the Complainant had subsequently been reimbursed and corrected billing had been submitted to the Complainant's insurance company.

7. At the March 13, 2011, meeting of the 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 in this matter of a violation of the rules pertaining to physician assistants and no reason to proceed against the license to practice as a physician assistant of Ms. Putnam, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 14, 2011.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the complaint under provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is insufficient evidence in this matter to show that Ms. Putnam is unqualified to practice as a physician assistant in this State for any reason set forth in W. Va. Code § 30-3-16 and 11 CSR 1B, and specifically there is insufficient evidence in this matter of a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to show that the license of Ms. Putnam to practice as a physician assistant in the State should be restricted or limited because there is insufficient evidence in this matter of misconduct in her practice as a physician assistant. 11 CSR 1B 10.1.h.5.

4. No probable cause exists in this matter to substantiate disqualification as a physician assistant or to restrict the license to practice as a physician assistant of Ms. Putnam for reasons set forth in W. Va. Code § 30-3-16 or in the rules promulgated thereunder.

DATE ENTERED: March 14, 2011

FOR THE COMMITTEE



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

NITESH RATNAKAR, M.D.

COMPLAINT NO. 10-151-M

DECISION

FINDINGS OF FACT

1. Nitesh Ratnakar, M.D. ("Dr. Ratnakar"), holds a license to practice medicine and surgery in West Virginia, License No. 22218, and his address of record with the Board is in Elkins, West Virginia.

2. In October 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Carol M. Menear relating to alleged unprofessional conduct of Dr. Ratnakar with respect to his alleged charging the Complainant excessive fees by charging the Complainant as a new patient although she had been a patient for two (2) to three (3) years.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2010, a response to the complaint was filed by Dr. Ratnakar.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Ratnakar. The Complainant filed a reply in December 2010.

5. Additional records were subpoenaed and reviewed.

6. Correspondence on behalf of Dr. Ratnakar dated

February 8, 2011, noted that there was a billing error made and that the Complainant had been incorrectly charged and had subsequently been reimbursed along with a corrected billing statement being submitted to the Complainant's insurance company.

7. At the March 13, 2011, 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. Ratnakar 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. Ratnakar in the State of 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 14, 2011.

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. Ratnakar 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. Ratnakar 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. Ratnakar to practice medicine and surgery in this State should be restricted or limited because there is insufficient evidence in this matter that Dr. Ratnakar 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. Ratnakar for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: March 14, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

FRANCIS MAXIM SALDANHA, M.D.

COMPLAINT NO. 10-173-B

DECISION

FINDINGS OF FACT

1. Francis Maxim Saldanha, M.D. ("Dr. Saldanha"), holds a license to practice medicine and surgery in West Virginia, License No. 12738, and his address of record with the Board is in Charleston, West Virginia.

2. In November 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Charles L. Burkhamer relating to alleged unprofessional conduct of Dr. Saldanha 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 January 2011, a response to the complaint was filed by Dr. Saldanha.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Saldanha. The Complainant filed a reply in February 2011.

5. At the March 13, 2011, 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. Saldanha 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. Saldanha in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 14, 2011.

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. Saldanha 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. Saldanha 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. Saldanha to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Saldanha 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. Saldanha for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: March 14, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MICHAEL ANTHONY SANTER, Jr., M.D.

COMPLAINT NO. 10-27-S

DECISION

FINDINGS OF FACT

1. Michael Anthony Santer, Jr., M.D. ("Dr. Santer"), holds a license to practice medicine and surgery in West Virginia, License No. 09597, and his address of record with the Board is in Parkersburg, West Virginia.

2. In March 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Dallas Franklin Smith, relating to the care and treatment rendered by Dr. Santer during which Dr. Santer allegedly failed to properly diagnose and treat the Complainant's wife and allegedly performed unnecessary surgery without consent, which allegedly led to the death of the Complainant's wife.

3. The Complaint Committee began an investigation of the complaint and in April 2010, a response to the complaint was filed by Dr. Santer.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Santer, and in January 2011, the Complainant filed a reply.

5. At the March 13, 2011, 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. Santer 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. Santer 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 March 14, 2011.

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. Santer 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. Santer 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. Santer to practice medicine and

surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Santer 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. Santer for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: March 14, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

CHARLES RICHARD WHITEMAN, II, M.D.

COMPLAINT NO. 10-118-B

DECISION

FINDINGS OF FACT

1. Charles Richard Whiteman, II, M.D. ("Dr. Whiteman"), holds a license to practice medicine and surgery in West Virginia, License No. 15634, and his address of record with the Board is in Morgantown, West Virginia.

2. In June 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Alysha Bolden, relating to the care and treatment rendered by Dr. Whiteman during which he allegedly failed to properly diagnose and treat the Complainant, allegedly resulting in permanent damage.

3. The Complaint Committee began an investigation of the complaint and in October 2010, a response to the complaint was filed by Dr. Whiteman.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Whiteman, and the Complainant filed no reply.

5. At the March 13, 2011, 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. Whiteman 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. Whiteman 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 March 14, 2011.

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. Whiteman 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. Whiteman 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. Whiteman to practice medicine and surgery in this State should be restricted or limited because

there is no evidence in this matter that Dr. Whiteman 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. Whiteman for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: March 14, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

WEST VIRGINIA BOARD OF MEDICINE

Complaints/Investigations - 2011

Closed Cases - No Probable Cause Found/

No Disciplinary Sanction

MONTH OF MAY, 2011

10-119-D	Jame Abraham, M.D.
10-176-R	Joseph Louis Boggs, M.D.
10-167-W	Kevin Wayne Cox, M.D.
10-170-S	Subhash V. Gajendragadkar, M.D.
10-81-D	Wayne Ellsworth Groux, M.D.
10-132-I	John Walton Hannah, M.D.
10-169-B	Charles Andrew Heiskell, M.D.
10-172-B	Joseph Paul Jordan, M.D.
11-11-S	Steven James Jubelirer, M.D.
10-161-M	Bruce Lawrence Lasker, M.D.
10-171-V	Anthony Joseph McEldowney, M.D.
10-93-S	Steven Christopher Mills, M.D.
10-177-F	Frederick Harry Pollock, M.D.
09-170-B	Narcisco A. Rodriguez-Cayro, M.D.
11-15-B	Mohamad Waseem Salkini, M.D.
11-16-B	William Thomas Shockcor, M.D.
10-180-M	Seth J. Stinehour, D.P.M.
10-92-B	Charles Frederic Whitaker, III, M.D.

TOTAL 18

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JAME ABRAHAM, M.D.

COMPLAINT NO. 10-119-D

DECISION

FINDINGS OF FACT

1. Jame Abraham, M.D. ("Dr. Abraham"), holds a license to practice medicine and surgery in West Virginia, License No. 20170, and his address of record with the Board is in Morgantown, West Virginia.

2. In July 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Janice Butler Donahue, M.D., MPH, alleging that Dr. Abraham failed to practice medicine acceptably and engaged in unprofessional conduct by failing to properly treat the Complainant's condition and by failing to communicate with the Complainant regarding her condition and treatment.

3. The Complaint Committee began an investigation of the complaint and in October 2010, Dr. Abraham filed a response to the complaint.

4. Subsequently, Dr. Abraham's response was forwarded to the Complainant and the Complainant filed no reply.

5. At the May 15, 2011, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Abraham failed to

practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician, engaged in the same specialty, as being acceptable under similar conditions and circumstances. The Complaint Committee also determined that no evidence existed to show that Dr. Abraham engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Abraham's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the Board at its regular meeting on May 16, 2011.

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.

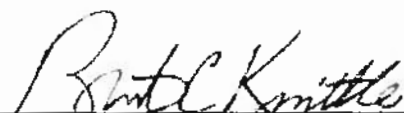
2. There is no evidence in this matter to prove that Dr. Abraham is unqualified to practice medicine and surgery in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence in this matter to prove that Dr. Abraham violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. Abraham's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Abraham 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 Dr. Abraham's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: May 16, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JOSEPH LOUIS BOGGS, M.D.

COMPLAINT NO. 10-176-R

DECISION

FINDINGS OF FACT

1. Joseph Louis Boggs, M.D. ("Dr. Boggs"), holds a license to practice medicine and surgery in West Virginia, License No. 10788, and his address of record with the Board is in Vienna, West Virginia.

2. In December 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from David Redmon, relating to the care and treatment rendered by Dr. Boggs during which Dr. Boggs allegedly performed surgery on the wrong part of the Complainant's neck.

3. The Complaint Committee began an investigation of the complaint and in January 2011, Dr. Boggs filed a response to the complaint.

4. Subsequently, Dr. Boggs' response was forwarded to the Complainant and in February 2011, the Complainant filed a reply.

5. At the May 15, 2011, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Boggs failed to practice medicine and surgery with the level of care, skill and

treatment which is recognized by a reasonable, prudent physician, engaged in the same specialty, as being acceptable under similar conditions and circumstances. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Boggs' license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on May 16, 2011.

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. Boggs 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 to prove that Dr. Boggs violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. Boggs' license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Boggs failed to practice medicine and

surgery with the level of care, 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 Dr. Boggs' license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: May 16, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

KEVIN WAYNE COX, M.D.

COMPLAINT NO. 10-167-W

DECISION

FINDINGS OF FACT

1. Kevin Wayne Cox, M.D. ("Dr. Cox"), holds a license to practice medicine and surgery in West Virginia, License No. 19443, and his address of record with the Board is in Elkins, West Virginia.

2. In November 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Nathan Williams, Jr., relating to the care and treatment rendered by Dr. Cox during which he allegedly failed to properly diagnose and treat the Complainant's eye condition.

3. The Complaint Committee began an investigation of the complaint and in January 2011, Dr. Cox filed a response to the complaint.

4. Subsequently, Dr. Cox's response was forwarded to the Complainant and the Complainant filed no reply.

5. At the May 15, 2011, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Cox failed to practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician,

engaged in the same specialty, as being acceptable under similar conditions and circumstances. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Cox's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on May 16, 2011.

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. Cox 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 to prove that Dr. Cox violated any provision of the Medical Practice Act or rule of the Board.


3. The evidence presented in this matter fails to prove that Dr. Cox's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Cox failed to practice medicine and surgery with the level of care, 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 Dr. Cox's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: May 16, 2011

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. 10-170-S

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 Oak Hill, West Virginia.

2. In November 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from William John Sisney, relating to the care and treatment rendered by Dr. Gajendragadkar during which he allegedly failed to properly diagnose and treat the Complainant's condition.

3. The Complaint Committee began an investigation of the complaint and in January 2011, Dr. Gajendragadkar filed a response to the complaint.

4. Subsequently, Dr. Gajendragadkar's response was forwarded to the Complainant and in February 2011, the Complainant filed a reply.

5. At the May 15, 2011, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Gajendragadkar failed to practice medicine and surgery with the level of care,

skill and treatment which is recognized by a reasonable, prudent physician, engaged in the same specialty, as being acceptable under similar conditions and circumstances. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Gajendragadkar's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on May 16, 2011.

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 to prove 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 Dr. Gajendragadkar's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Gajendragadkar failed to practice

medicine and surgery with the level of care, 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 Dr. Gajendragadkar's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: May 16, 2011

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. 10-81-D

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 May 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Heather Francine Dye alleging that Dr. Groux failed to practice medicine acceptably and engaged in unprofessional conduct by failing to properly diagnose and treat the Complainant's condition, by failing to appropriately inform the Complainant of treatment options, and by acting verbally inappropriate toward the Complainant.

3. The Complaint Committee began an investigation of the complaint and in July 2010, Dr. Groux filed a response to the complaint.

4. Subsequently, Dr. Groux's response was forwarded to the Complainant and the Complainant filed no additional response.

5. Additional records were subpoenaed and reviewed by an independent medical consultant, who filed a written report with the Complaint Committee opining that Dr. Groux "did not provide

the patient with available alternatives during her consultation or on her consent form which were available in the ACOG guidelines.”

6. Dr. Groux was forwarded the independent medical consultant's report and he filed a response in April 2011, which included a statement from another independent consultant.

7. At the May 15, 2011, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that insufficient evidence existed in this matter to show that Dr. Groux failed to practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician, engaged in the same specialty, as being acceptable under similar conditions and circumstances. The Complaint Committee also determined that insufficient evidence existed to show 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. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Groux's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the Board at its regular meeting on May 16, 2011.

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.

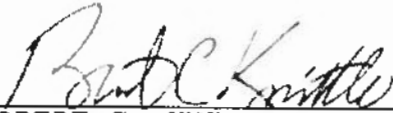
2. There is insufficient evidence in this matter to prove that Dr. Groux is unqualified to practice medicine and surgery in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is insufficient evidence in this matter to prove that Dr. Groux violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. Groux's license to practice medicine and surgery in this State should be restricted or limited because insufficient evidence exists to show that Dr. Groux engaged in unprofessional conduct and/or failed to practice medicine and surgery with the level of care, 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 Dr. Groux's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: May 16, 2011

FOR THE COMMITTEE:

A handwritten signature in cursive script, appearing to read "Robert C. Knittle".

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JOHN WALTON HANNAH, M.D.

COMPLAINT NO. 10-132-I

DECISION

FINDINGS OF FACT

1. John Walton Hannah, M.D. ("Dr. Hannah"), holds a license to practice medicine and surgery in West Virginia, License No. 17872, and his address of record with the Board is in South Charleston, West Virginia.

2. In August 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Lynda L. Irons alleging that Dr. Hannah behaved in an unprofessional manner by charging Complainant excessive fees for alleged unwanted and unauthorized treatment subsequent the Complainant's refusal.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2011, Dr. Hannah filed a response to the complaint.

4. Subsequently, Dr. Hannah's response was forwarded to the Complainant and the Complainant filed no reply.

5. At the May 15, 2011, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Hannah engaged in dishonorable, unethical or unprofessional conduct of a character

likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Hannah's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the Board at its regular meeting on May 16, 2011.

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. Hannah 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 to prove that Dr. Hannah violated any provision of the Medical Practice Act or rule of the Board.


3. The evidence presented in this matter fails to prove that Dr. Hannah's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Hannah 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 Dr. Hannah's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: May 16, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

CHARLES ANDREW HEISKELL, M.D.

COMPLAINT NO. 10-169-B

DECISION

FINDINGS OF FACT

1. Charles Andrew Heiskell, M.D. ("Dr. Heiskell"), holds a license to practice medicine and surgery in West Virginia, License No. 10455, and his address of record with the Board is in Morgantown, West Virginia.

2. In November 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Anthony J. Bruscato, Esq., alleging that Dr. Heiskell behaved in an unprofessional manner by failing to furnish the Complainant with a report after the Complainant hired and paid Dr. Heiskell to act as an expert medical consultant.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2011, Dr. Heiskell filed a response to the complaint.

4. Subsequently, Dr. Heiskell's report was forwarded to the Complainant. The Complainant filed a reply in March 2011.

5. At the May 15, 2011, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Heiskell engaged in dishonorable, unethical or unprofessional conduct of a

character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Heiskell'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 Board at its regular meeting on May 16, 2011.

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. Heiskell 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 to prove that Dr. Heiskell violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. Heiskell's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Heiskell 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 Dr. Heiskell's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: May 16, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JOSEPH PAUL JORDAN, M.D.

COMPLAINT NO. 10-172-B

DECISION

FINDINGS OF FACT

1. Joseph Paul Jordan, M.D. ("Dr. Jordan"), holds a license to practice medicine and surgery in West Virginia, License No. 20116, and his address of record with the Board is in Ranson, West Virginia.

2. In November 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Linda Diane Bass alleging that Dr. Jordan failed to practice medicine acceptably and engaged in unprofessional conduct by failing to examine the Complainant prior to prescribing treatments. Complainant also alleged that Dr. Jordan's failure to timely examine her resulted in her having to be transported by ambulance to another facility to obtain medical treatment.

3. The Complaint Committee began an investigation of the complaint and in January 2011, Dr. Jordan filed a response to the complaint.

4. Subsequently, Dr. Jordan's response was forwarded to the Complainant and the Complainant filed a reply in March 2011.

5. At the May 15, 2011, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information

received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Jordan failed to practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician, engaged in the same specialty, as being acceptable under similar conditions and circumstances. The Complaint Committee also determined that no evidence existed to show that Dr. Jordan engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Jordan'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 Board at its regular meeting on May 16, 2011.

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. Jordan is unqualified to practice medicine and surgery in this State for any reason set forth in W. Va. Code § 30-3-14(c) and

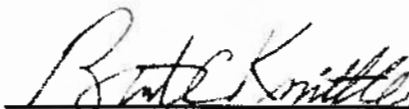
specifically there is no evidence in this matter to prove that Dr. Jordan violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. Jordan's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Jordan 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 Dr. Jordan's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: May 16, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

STEVEN JAMES JUBELIRER, M.D.

COMPLAINT NO. 11-11-S

DECISION

FINDINGS OF FACT

1. Steven James Jubelirer, M.D. ("Dr. Jubelirer"), holds a license to practice medicine and surgery in West Virginia, License No. 12269, and his address of record with the Board is in Charleston, West Virginia.

2. In January 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Christina Saunders regarding her mother, Cynthia W. Saunders. Complainant alleged that Dr. Jubelirer failed to practice medicine acceptably and engaged in unprofessional conduct by failing to properly treat the Complainant's mother, failing to appropriately explain treatment options, and failing to respond to the family after attempts to contact him regarding the condition of the Complainant's mother.

3. The Complaint Committee began an investigation of the complaint and in February 2011, Dr. Jubelirer filed a response to the complaint.

4. Subsequently, Dr. Jubelirer's response was forwarded to the Complainant and the Complainant filed a reply in March 2011.

5. At the May 15, 2011, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Jubelirer failed to practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician, engaged in the same specialty, as being acceptable under similar conditions and circumstances. The Complaint Committee also determined that no evidence existed to show that Dr. Jubelirer engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Jubelirer'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 Board at its regular meeting on May 16, 2011.

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.

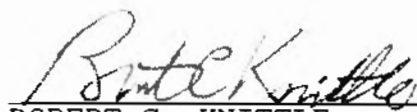
2. There is no evidence in this matter to prove that Dr. Jubelirer is unqualified to practice medicine and surgery in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence in this matter to prove that Dr. Jubelirer violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. Jubelirer's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Jubelirer engaged in unprofessional conduct and/or failed to practice medicine and surgery with the level of care, 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 Dr. Jubelirer's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: May 16, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

BRUCE LAWRENCE LASKER, M.D.

COMPLAINT NO. 10-161-M

DECISION

FINDINGS OF FACT

1. Bruce Lawrence Lasker, M.D. ("Dr. Lasker"), holds a license to practice medicine and surgery in West Virginia, License No. 10952, and his address of record with the Board is in Bluefield, West Virginia.

2. In November 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Sarah Melton, a clinical pharmacist, who treated a pregnant patient of Dr. Lasker's for opiate dependence. Complainant alleged that Dr. Lasker failed to properly treat the pregnant patient who was addicted to opiates by prescribing her opiates as a treatment for her addiction.

3. The Complaint Committee began an investigation of the complaint and in February 2011, Dr. Lasker filed a response.

4. Subsequently, Dr. Lasker's response was forwarded to the Complainant and the Complainant filed no additional response.

5. At the May 15, 2011, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Lasker failed to

practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician, engaged in the same specialty, as being acceptable under similar conditions and circumstances. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Lasker'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 May 16, 2011.

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. Lasker 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 to prove that Dr. Lasker violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. Lasker's license to practice medicine and surgery in this State should be restricted or limited because no evidence

exists to show that Dr. Lasker failed to practice medicine and surgery with the level of care, 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 Dr. Lasker's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: May 16, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ANTHONY JOSEPH MCELLOWNEY, M.D.

COMPLAINT NO. 10-171-V

DECISION

FINDINGS OF FACT

1. Anthony Joseph McEldowney, M.D. ("Dr. McEldowney"), holds a license to practice medicine and surgery in West Virginia, License No. 21767, and his address of record with the Board is in Ripley, West Virginia.

2. In November 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Jerome Paul Vidrine, alleging that Dr. McEldowney failed to properly diagnose and treat the Complainant's condition.

3. The Complaint Committee began an investigation of the complaint and in February 2011, Dr. McEldowney filed a response to the complaint.

4. Subsequently, Dr. McEldowney's response was forwarded to the Complainant and in March 2011, the Complainant filed a reply.

5. At the May 15, 2011, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that insufficient evidence existed in this matter to show that Dr. McEldowney failed to practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable,

prudent physician, engaged in the same specialty, as being acceptable under similar conditions and circumstances. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against the license to practice medicine and surgery of Dr. McEldowney 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 May 16, 2011.

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. McEldowney 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 in this matter to prove that Dr. McEldowney violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. McEldowney's license to practice medicine and surgery in this State should be restricted or limited because there is insufficient evidence to show that Dr. McEldowney failed

to practice medicine and surgery with the level of care, 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 Dr. McEldowney's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: May 16, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

STEVEN CHRISTOPHER MILLS, M.D.

COMPLAINT NO. 10-93-S

DECISION

FINDINGS OF FACT

1. Steven Christopher Mills, M.D. ("Dr. Mills"), holds a license to practice medicine and surgery in West Virginia, License No. 20229, and his address of record with the Board is in Wheeling, West Virginia.

2. In June 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Jodi Shackelford alleging that Dr. Mills failed to practice medicine acceptably, engaged in unprofessional conduct by failing to provide Complainant with needed prescriptions, and behaved in an unprofessional and inappropriate manner when he confronted the Complainant.

3. The Complaint Committee began an investigation of the complaint and in January 2011, Dr. Mills filed a response to the complaint.

4. Subsequently, Dr. Mills' response was forwarded to the Complainant and the Complainant filed a reply in February 2011.

5. At the May 15, 2011, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no

evidence existed in this matter to show that Dr. Mills failed to practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician, engaged in the same specialty, as being acceptable under similar conditions and circumstances. The Complaint Committee also determined that no evidence existed to show that Dr. Mills engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Mills' 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 Board at its regular meeting on May 16, 2011.

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. Mills 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 to prove that Dr.

Mills violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. Mills' license to practice medicine and surgery in this State should be restricted or limited because there is no evidence in this matter that Dr. Mills engaged in unprofessional conduct and/or failed to practice medicine and surgery with the level of care, 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 Dr. Mills' license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: May 16, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

FREDERIC HARRY POLLOCK, M.D.

COMPLAINT NO. 10-177-F

DECISION

FINDINGS OF FACT

1. Frederic Harry Pollock, M.D. ("Dr. Pollock"), holds a license to practice medicine and surgery in West Virginia, License No. 16184, and his address of record with the Board is in Charleston, West Virginia.

2. In December 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Joseph E. Foster alleging that Dr. Pollock engaged in unprofessional conduct during an office visit with the Complainant.

3. The Complaint Committee began an investigation of the complaint and in January 2011, Dr. Pollock filed a response to the complaint.

4. Subsequently, Dr. Pollock's response was forwarded to the Complainant and the Complainant filed no additional response.

5. At the May 15, 2011, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Pollock engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any

member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Pollock'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 Board at its regular meeting on May 16, 2011.

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. Pollock 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 to prove that Dr. Pollock violated any provision of the Medical Practice Act or rule of the Board.


3. The evidence presented in this matter fails to prove that Dr. Pollock's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Pollock 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 Dr. Pollock's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: May 16, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

NARCISO A. RODRIGUEZ-CAYRO, M.D.

COMPLAINT NO. 09-170-B

DECISION

FINDINGS OF FACT

1. Narciso A. Rodriguez-Cayro, M.D. ("Dr. Rodriguez-Cayro"), holds a license to practice medicine and surgery in West Virginia, License No. 13803, and his address of record with the Board is in Princeton, West Virginia.

2. In October 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Robin Broughman alleging that Dr. Rodriguez-Cayro failed to practice medicine acceptably and engaged in unprofessional conduct when he failed to properly treat the Complainant, abandoned care of the Complainant, and failed to provide medically necessary treatment to wean the Complainant from medications.

3. The Complaint Committee began an investigation of the complaint and in March 2010, Dr. Rodriguez-Cayro filed a response to the complaint.

4. Subsequently, Dr. Rodriguez-Cayro's response was forwarded to the Complainant and the Complainant filed no additional response.

5. Additional records were subpoenaed and reviewed by an independent medical consultant, who filed a written report with the Complaint Committee of the Board stating that although Dr. Rodriguez-Cayro did "properly supervise the physician extenders...[and] properly assess, examine or evaluate the patients...[but] he fell outside the standard of care in his abrupt ceasing of care in this complex group of

individuals." He also noted that the Complainant's case was "particularly difficult because the risk of injury and illness secondary to drug withdrawal and psychological trauma." The independent medical consultant opined that Dr. Rodriguez-Cayro failed to provide counseling, weaning, or alternative treatment options which caused patients physical and psychological trauma and the care provided by Dr. Rodriguez-Cayro fell "below the standards expected by a practicing physician actively providing treatment to a patient in West Virginia."

6. The Complainant was mailed a Letter of Agreement on March 10, 2011, to extend the time frame for the Board to complete its investigation and to issue a final ruling in accordance with W. Va. Code §30-1-5(c). The Complainant failed to return the signed agreement to the Board.

7. At the May 15, 2011, meeting of the Complaint Committee, the Complaint Committee reviewed the complaint and determined that the complaint must be closed in accordance with W. Va. Code §30-1-5(c), as no agreement for an extension had been filed and the statutory deadline to investigate and issue a ruling in the present complaint has expired. The Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 16, 2011.

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 evidence in this matter to show that Dr.

Rodriguez-Cayro is unqualified to practice medicine and surgery in this State set forth in W. Va. Code § 30-3-14(c) and specifically there is evidence in this matter showing that Dr. Rodriguez-Cayro violated provisions of the Medical Practice Act or rule of the Board.

3. There is evidence in this matter that Dr. Rodriguez-Cayro 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. However, in accordance with W. Va. Code §30-1-5(c), as no agreement for an extension had been filed and the statutory deadline to investigate and issue a final ruling in the present complaint has expired; therefore, the present complaint must be closed.

DATE ENTERED: May 16, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MOHAMAD WASEEM SALKINI, M.D.

COMPLAINT NO. 11-15-B

DECISION

FINDINGS OF FACT

1. Mohamad Waseem Salkini, M.D. ("Dr. Salkini"), holds a Medical School Faculty license to practice medicine and surgery in West Virginia, License No. MSF01003, and his address of record with the Board is in Morgantown, West Virginia.

2. In January 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Brenda J. Hunt Brock, Executrix for Robert I. Hunt, alleging that Dr. Salkini failed to properly perform surgery, and failed to properly diagnose and treat the Complainant's father.

3. The Complaint Committee began an investigation of the complaint and in March 2011, Dr. Salkini filed a response to the complaint.

4. Subsequently, Dr. Salkini's response was forwarded to the Complainant and in April 2011, the Complainant filed a reply.

5. At the May 15, 2011, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Salkini failed to practice medicine and surgery with the level of care, skill and

treatment which is recognized by a reasonable, prudent physician, engaged in the same specialty, as being acceptable under similar conditions and circumstances. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Salkini'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 May 16, 2011.

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. Salkini 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 to prove that Dr. Salkini violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. Salkini's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Salkini 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 Dr. Salkini's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: May 16, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

WILLIAM THOMAS SHOCKCOR, M.D.

COMPLAINT NO. 11-16-B

DECISION

FINDINGS OF FACT

1. William Thomas Shockcor, M.D. ("Dr. Shockcor"), holds a license to practice medicine and surgery in West Virginia, License No. 13900, and his address of record with the Board is in Morgantown, West Virginia.

2. In January 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Brenda J. Hunt Brock, Executrix for Robert I. Hunt, relating to the care and treatment rendered by Dr. Shockcor during which he allegedly failed to properly diagnose and treat the Complainant's father.

3. The Complaint Committee began an investigation of the complaint and in March 2011, Dr. Shockcor filed a response to the complaint.

4. Subsequently, Dr. Shockcor's response was forwarded to the Complainant and in April 2011, the Complainant filed a reply.

5. At the May 15, 2011, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Shockcor failed

to practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician, engaged in the same specialty, as being acceptable under similar conditions and circumstances. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Shockcor'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 May 16, 2011.

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. Shockcor 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 no evidence exists to prove that Dr. Shockcor violated any provision of the Medical Practice Act or rule of the Board.

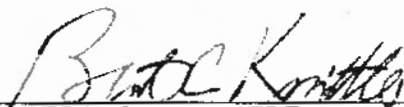
3. The evidence presented in this matter fails to prove that Dr. Shockcor's license to practice medicine and surgery in this State should be restricted or limited because no evidence

exists to show that Dr. Shockcor failed to practice medicine and surgery with the level of care, 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 Dr. Shockcor's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: May 16, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

SETH J. STINEHOUR, D.P.M.

COMPLAINT NO. 10-180-M

DECISION

FINDINGS OF FACT

1. Seth J. Stinehour, D.P.M. ("Dr. Stinehour"), holds a license to practice podiatry in West Virginia, License No. 10383, and his address of record with the Board is in Rochester, New York.

2. In December 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Roberta Nadine Messer alleging that Dr. Stinehour failed to acceptably practice podiatry and engaged in unprofessional conduct by failing to properly perform surgery, failing to monitor the Complainant's condition, and by abandoning the patient.

3. The Complaint Committee began an investigation of the complaint and in February 2011, Dr. Stinehour filed a response to the complaint.

4. Subsequently, Dr. Stinehour's response was forwarded to the Complainant and the Complainant filed no additional response.

5. At the May 15, 2011, meeting of the Complaint Committee, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no

evidence existed in this matter to show that Dr. Stinehour failed to practice podiatry with the 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. The Complaint Committee also determined that no evidence existed in this matter to prove that Dr. Stinehour engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Stinehour's license to practice podiatry in the State of 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 16, 2011.

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. Stinehour 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 to prove that Dr.

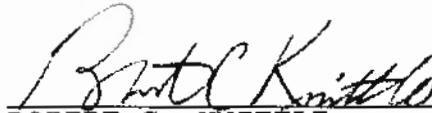
Stinehour violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. Stinehour's license to practice podiatry in this State should be restricted or limited because there is no evidence in this matter that Dr. Stinehour engaged in unprofessional conduct and/or failed 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); 11 CSR 1A 12.1(e), (j) and (x).

4. No probable cause exists in this matter to substantiate disqualification from the practice of podiatry or to restrict Dr. Stinehour's license to practice podiatry for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: May 16, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

CHARLES FREDERIC WHITAKER, III, M.D.

COMPLAINT NO. 10-92-B

DECISION

FINDINGS OF FACT

1. Charles Frederic Whitaker, III, M.D. ("Dr. Whitaker"), holds a license to practice medicine and surgery in West Virginia, License No. 09456, and his address of record with the Board is in Parkersburg, West Virginia.

2. In June 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Karen Burgess on behalf of her minor daughter alleging that Dr. Whitaker failed to practice medicine acceptably and engaged in unprofessional conduct when he inappropriately touched the Complainant's minor daughter during an examination.

3. The Complaint Committee began an investigation of the complaint and in August 2010, Dr. Whitaker filed a response to the complaint.

4. Subsequently, Dr. Whitaker's response was forwarded to the Complainant and in October 2010, the Complainant filed a reply.

5. Dr. Whitaker appeared for a full discussion of the matter before the Complaint Committee at the May 15, 2011, meeting. The Complaint Committee reviewed all of the information received with respect to the complaint and determined that no

evidence existed in this matter to show that Dr. Whitaker 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. The Complaint Committee also determined that no evidence existed to prove that Dr. Whitaker engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against the license to practice medicine and surgery of Dr. Whitaker in the State of 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 16, 2011.

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. Whitaker 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 to prove that

Dr. Whitaker violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. Whitaker's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Whitaker 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 Dr. Whitaker's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: May 16, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

WEST VIRGINIA BOARD OF MEDICINE

Complaints/Investigations - 2011

**Closed Cases - No Probable Cause Found/
No Disciplinary Sanction**

MONTH OF JULY, 2011

11-49-B	Marsha Lee Bailey, M.D.
11-01-H	Nilima Ravindranath Bhirud, M.D.
10-182-J	Ahmad Ghassan Bizri, M.D.
11-21-E	Jason Allan Castle, M.D.
09-193-S	Ann R. Connor, M.D.
11-37-W	Michael Welford Corbin, M.D.
11-42-S	Kevin Wayne Cox, M.D.
10-168-H	Coy Alden Flowers, M.D.
11-29-R	Cheryl Ann France, M.D.
11-25-H	William R. Hall, P.A.-C.
11-39-C	Kyle Rice Hegg, M.D.
11-46-H	Ellie Earles Hood, M.D.
11-32-G	Antoine Katiny, M.D.
11-44-G	John Herbert King, M.D.
11-45-R	John Herbert King, M.D.
11-56-R	John Herbert King, M.D.
11-03-S	Carrie Ann Lakin, D.P.M.
11-35-W	Michael David Levy, M.D.
11-30-B	Dale Blake Lilly, M.D.
11-61-W	John Howard Lobban, M.D.
11-40-C	Steven Charles Lochow, M.D.
10-175-M	Elizabeth Ann McClellan, M.D.
10-178-H	Elizabeth Ann McClellan, M.D.
10-179-P	Elizabeth Ann McClellan, M.D.
11-17-O	Craig Michael Morgan, M.D.
11-31-B	Craig Michael Morgan, M.D.

Complaints/Investigations - 2011
Closed Cases - No Probable Cause Found/
No Disciplinary Sanction
continued

MONTH OF JULY 2011

11-14-W	Ira J. Morris, M.D.
11-07-H	Jessica Anne Palumbo, M.D.
11-50-C	Porfirio R. Pascasio, Sr., M.D.
11-43-H	Brian Powderly, M.D.
11-48-H	Humayun Rashid, M.D.
10-146-Y	Nika Razavipour, M.D.
11-18-C	Kenneth James Seen, M.D.
11-22-D	Nasim Ahmad Sheikh, M.D.
11-26-D	Alan Jeffrey Snider, M.D.
11-09-S	James Norman Spsychalski, M.D.
11-20-A	Magesh Sundaram, M.D.
11-19-A	Umapathy Sundaram, M.D.
11-12-S	Brent Edward Watson, M.D.
10-174-S	Matthew C. Wilson, M.D.
11-10-H	David Paul Wise, M.D.
11-23-J	Farrah Syed Zahir, P.A.-C.

TOTAL 42

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MARSHA LEE BAILEY, M.D.

COMPLAINT NO. 11-49-B

DECISION

FINDINGS OF FACT

1. Marsha Lee Bailey, M.D. ("Dr. Bailey"), holds a license to practice medicine and surgery in West Virginia, License No. 18225, and her address of record with the Board is in Hurricane, West Virginia.

2. In April 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Vanessa R. Buchanan, alleging that Dr. Bailey had falsified information and reported irrelevant, prejudicial information on an Independent Medical Evaluation she performed on the Complainant.

3. The Complaint Committee began an investigation of the complaint and in May 2011, Dr. Bailey filed a response to the complaint.

4. Subsequently, Dr. Bailey's response was forwarded to the Complainant and in June 2011, the Complainant filed a reply.

5. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Bailey failed to practice medicine and surgery with the level of care, skill and treatment

which is recognized by a reasonable, prudent physician, engaged in the same specialty, as being acceptable under similar conditions and circumstances. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Bailey's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on July 11, 2011.

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. Bailey 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 to prove that Dr. Bailey violated any provision of the Medical Practice Act or rule of the Board.


3. The evidence presented in this matter fails to prove that Dr. Bailey's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Bailey failed to practice medicine and

surgery with the level of care, 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 Dr. Bailey's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

NILIMA RAVINDRANATH BHIRUD, M.D.

COMPLAINT NO.11-01-H

DECISION

FINDINGS OF FACT

1. Nilima Ravindranath Bhirud, M.D. ("Dr. Bhirud"), holds a license to practice medicine and surgery in West Virginia, License No. 13751, and her address of record with the Board is in Marmet, West Virginia.

2. In January 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Linda J. Hern alleging that Dr. Bhirud behaved in an unprofessional manner by allegedly engaging the Complainant in a loud altercation in which other patients and staff could hear, in violation of the Complainant's HIPAA rights.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2011, Dr. Bhirud filed a response to the complaint.

4. Subsequently, Dr. Bhirud's response was forwarded to the Complainant and the Complainant filed a reply in February 2011.

5. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Bhirud engaged in

dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Bhirud's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the Board at its regular meeting on July 11, 2011.

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. Bhirud is unqualified to practice medicine and surgery in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence in this matter to prove that Dr. Bhirud violated any provision of the Medical Practice Act or rule of the Board.


3. The evidence presented in this matter fails to prove that Dr. Bhirud's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Bhirud 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 Dr. Bhirud's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

AHMAD GHASSAN BIZRI, M.D.

COMPLAINT NO. 10-182-J

DECISION

FINDINGS OF FACT

1. Ahmad Ghassan Bizri, M.D. ("Dr. Bizri"), holds a license to practice medicine and surgery in West Virginia, License No. 18960, and his address of record with the Board is in Dunnellon, Florida.

2. In December 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Doris Johnson on behalf of her deceased adult daughter, Michelle Van Lusk. The Complainant also alleged that Dr. Bizri failed to adequately care for and treat Complainant's daughter by over-prescribing medications and failing to recognize the adverse effects of those medications, resulting in the death of the Complainant's daughter by over ingestion of prescribed Tramadol.

3. The Complaint Committee began an investigation of the complaint and in February 2011, Dr. Bizri filed a response to the complaint.

4. Subsequently, Dr. Bizri's response was forwarded to the Complainant and in April 2011, the Complainant filed a reply.

5. Additional records were subpoenaed and reviewed.

6. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received

with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Bizri failed to practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician, engaged in the same specialty, as being acceptable under similar conditions and circumstances. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Bizri's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on July 11, 2011.

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. Bizri 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 to prove that Dr. Bizri violated any provision of the Medical Practice Act or rule of the Board.


3. The evidence presented in this matter fails to

prove that Dr. Bizri's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Bizri failed to practice medicine and surgery with the level of care, 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 Dr. Bizri's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JASON ALLAN CASTLE, M.D.

COMPLAINT NO. 11-21-E

DECISION

FINDINGS OF FACT

1. Jason Allan Castle, M.D. ("Dr. Castle"), holds a license to practice medicine and surgery in West Virginia, License No. 22755, and his address of record with the Board is in Charleston, West Virginia.

2. In February 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Dennis Eads, alleging that Dr. Castle failed to adequately care for and treat Complainant by performing surgery on the Complainant's hip, which allegedly resulted in muscle damage in the Complainant's lower leg.

3. The Complaint Committee began an investigation of the complaint and in March 2011, Dr. Castle filed a response to the complaint.

4. Subsequently, Dr. Castle's response was forwarded to the Complainant and in April 2011, the Complainant filed a reply.

5. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Castle failed to practice medicine and surgery with the level of care, skill and treatment

which is recognized by a reasonable, prudent physician, engaged in the same specialty, as being acceptable under similar conditions and circumstances. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Castle's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on July 11, 2011.

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. Castle 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 to prove that Dr. Castle violated any provision of the Medical Practice Act or rule of the Board.


3. The evidence presented in this matter fails to prove that Dr. Castle's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Castle failed to practice medicine and

surgery with the level of care, 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 Dr. Castle's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ANN R. CONNOR, M.D.

COMPLAINT NO.09-193-S

DECISION

FINDINGS OF FACT

1. Ann R. Connor, M.D. ("Dr. Connor"), holds a license to practice medicine and surgery in West Virginia, License No. 23194, and her address of record with the Board is in Parkersburg, West Virginia.

2. In December 2009, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Dallas Franklin Smith for his deceased wife, Ellen L. Smith, alleging that Dr. Connor failed to adequately care for and treat Complainant's wife by performing unnecessary heart surgery, failing to properly perform the surgery, and failing to respond to calls for care following the surgery.

3. The Complaint Committee began an investigation of the complaint and in February 2010, Dr. Connor filed a response to the complaint.

4. Subsequently, Dr. Connor's response was forwarded to the Complainant and in March 2010, the Complainant filed a reply.

5. Dr. Connor appeared for a full discussion of the matter before the Complaint Committee of the Board on July 10, 2011.

6. Additional records were subpoenaed and reviewed by an independent medical consultant, who filed a written report with the Complaint Committee of the Board opining that this case was "an order of magnitude of difficulty beyond her [Dr. Connor's] experience and skill level." The consultant also noted that given Dr. Connor's skill level and experience, and the circumstances of the present case, Dr. Connor's "decisions and actions throughout the course were appropriate" and her "treatment of this patient was within the standard of care."

7. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Connor failed to practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician, engaged in the same specialty, as being acceptable under similar conditions and circumstances. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Connor's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on July 11, 2011.

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. Connor 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 to prove that Dr. Connor violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. Connor's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Connor failed to practice medicine and surgery with the level of care, 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 Dr. Connor's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MICHAEL WELFORD CORBIN, M.D.

COMPLAINT NO. 11-37-W

DECISION

FINDINGS OF FACT

1. Michael Welford Corbin, M.D. ("Dr. Corbin"), holds a license to practice medicine and surgery in West Virginia, License No. 19349, and his address of record with the Board is in Point Pleasant, West Virginia.

2. In March 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") initiated a complaint against Dr. Corbin alleging he failed to practice medicine acceptably and engaged in unprofessional conduct by prescribing controlled substances in his obstetrics/gynecology practice to one of his male Suboxone® patients and other males. The complaint also alleged that Dr. Corbin maintained a dispensing registration with the Board of Medicine and hundreds of controlled substances were delivered to his office between 2005 and 2009, yet he was unable to produce any records regarding how and to whom those controlled substances were dispensed.

3. The Complaint Committee began an investigation of the complaint and in April 2011, a response to the complaint was filed on behalf of Dr. Corbin.

4. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received

with respect to the complaint and determined that there is insufficient evidence in this matter to show that Dr. Corbin failed to practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty, as being acceptable under similar conditions and circumstances. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Corbin'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 11, 2011.

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. Corbin 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 in this matter to prove that Dr. Corbin violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. Corbin's license to practice medicine and surgery in this State should be restricted or limited because insufficient evidence exists to show that Dr. Corbin failed to practice medicine and surgery with the level of care, 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 Dr. Corbin's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

KEVIN WAYNE COX, M.D.

COMPLAINT NO. 11-42-S

DECISION

FINDINGS OF FACT

1. Kevin Wayne Cox, M.D. ("Dr. Cox"), holds a license to practice medicine and surgery in West Virginia, License No. 19443, and his address of record with the Board is in Elkins, West Virginia.

2. In March 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Thomas L. Stallman, alleging that Dr. Cox failed to practice medicine acceptably and engaged in unprofessional conduct by interfering with the Complainant seeking medical treatment from another source, failing to properly treat the Complainant, and inappropriately accusing the Complainant of drug seeking behavior.

3. The Complaint Committee began an investigation of the complaint and in May 2011, Dr. Cox filed a response to the complaint.

4. Subsequently, Dr. Cox's response was forwarded to the Complainant and the Complainant filed no reply.

5. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there is no evidence in this matter to show that Dr. Cox failed to practice

medicine and surgery with the level of care, 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. Cox engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Cox'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 11, 2011.

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. Cox 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 to prove that Dr. Cox 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. Cox to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Cox engaged in unprofessional conduct and/or failed to practice medicine and surgery with the level of care, 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 Dr. Cox's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

COY ALDEN FLOWERS, M.D.

COMPLAINT NO. 10-168-H

DECISION

FINDINGS OF FACT

1. Coy Alden Flowers, M.D. ("Dr. Flowers"), holds a license to practice medicine and surgery in West Virginia, License No. 20109, and his address of record with the Board is in Ronceverte, West Virginia.

2. In November 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Candy G. Hunter, alleging that Dr. Flowers failed to practice medicine acceptably and engaged in unprofessional conduct by failing to properly examine the Complainant or secure medical records prior to performing a procedure, failing to appropriately inform the Complainant about the procedure or medications, and confronting the Complainant in a rude and unprofessional manner.

3. The Complaint Committee began an investigation of the complaint and in February 2011, Dr. Flowers filed a response to the complaint.

4. Subsequently, Dr. Flowers' response was forwarded to the Complainant and the Complainant filed a reply in March 2011.

5. Additional records were subpoenaed and reviewed.

6. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there is no evidence in this matter to show that Dr. Flowers failed to practice medicine and surgery with the level of care, 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. Flowers engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Flowers' 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 11, 2011.

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. Flowers is unqualified to practice medicine and surgery in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence in this matter to prove that Dr. Flowers violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. Flowers' license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Flowers engaged in unprofessional conduct and/or failed to practice medicine and surgery with the level of care, 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 Dr. Flowers' license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

CHERYL ANN FRANCE, M.D.

COMPLAINT NO. 11-29-R

DECISION

FINDINGS OF FACT

1. Cheryl Ann France, M.D. ("Dr. France"), holds a license to practice medicine and surgery in West Virginia, License No. 19017, and her address of record with the Board is in Weston, West Virginia.

2. In March 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Norman Reynolds alleging that Dr. France behaved in an unprofessional manner by stating to the Veteran's Administration that the Complainant was not competent to handle his financial affairs.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in March 2011, Dr. France filed a response to the complaint.

4. Subsequently, Dr. France's response was forwarded to the Complainant and the Complainant filed a reply in March 2011.

5. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. France engaged in dishonorable, unethical or unprofessional conduct of a character

likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. France's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the Board at its regular meeting on July 11, 2011.

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. France 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 to prove that Dr. France violated any provision of the Medical Practice Act or rule of the Board.


3. The evidence presented in this matter fails to prove that Dr. France's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. France 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 Dr. France's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

WILLIAM R. HALL, P.A.-C.

COMPLAINT NO. 11-25-H

DECISION

FINDINGS OF FACT

1. William R. Hall, P.A.-C., holds an active license to practice as a physician assistant in West Virginia, License No. 00133, and his address of record with the Board is in Charleston, West Virginia.

2. In February 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Maria Hogue, alleging that Mr. Hall failed to practice as a physician assistant acceptably and engaged in unprofessional conduct by failing to properly identify himself as a physician assistant, violating the Complainant's HIPAA rights by discussing her medical condition with others, and discontinuing medications inappropriately.

3. The Complaint Committee began an investigation of the complaint and in April 2011, Mr. Hall filed a response to the complaint.

4. Subsequently, Mr. Hall's response was forwarded to the Complainant and the Complainant filed a reply in May 2011.

5. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there is no

evidence in this matter to show a violation of the regulations pertaining to physician assistants. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Mr. Hall's license to practice as a physician assist 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 11, 2011.

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 Mr. Hall is unqualified to practice as a physician assistant in this State for any reason set forth in W. Va. Code § 30-3-16 and 11 CSR 1B and specifically there is no evidence in this matter to prove that Mr. Hall violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove Mr. Hall's license to practice as a physician assistant in this State should be restricted or limited because no evidence exists to show misconduct in his practice as a physician

assistant. 11 CSR 1B 10.1.h.5.

4. No probable cause exists in this matter to substantiate disqualification as a physician assistant or to restrict Mr. Hall's license to practice as a physician assistant for reasons set forth in W. Va. Code § 30-3-16 and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

KYLE RICE HEGG, M.D.

COMPLAINT NO. 11-39-C

DECISION

FINDINGS OF FACT

1. Kyle Rice Hegg, M.D. ("Dr. Hegg"), holds a license to practice medicine and surgery in West Virginia, License No. 13963, and his address of record with the Board is in Huntington, West Virginia.

2. In March 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from William A. Cashion, alleging that Dr. Hegg failed to practice medicine acceptably and engaged in unprofessional conduct by failing to properly treat the Complainant and failing to advise the Complainant of his condition.

3. The Complaint Committee began an investigation of the complaint and in May 2011, Dr. Hegg filed a response to the complaint.

4. Subsequently, Dr. Hegg's response was forwarded to the Complainant and the Complainant filed a reply in June 2011.

5. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there is no evidence in this matter to show that Dr. Hegg failed to practice medicine and surgery with the level of care, skill and treatment

which is recognized by a reasonable, prudent physician engaged in the same specialty, as being acceptable under similar conditions and circumstances. Moreover, there is no evidence to show that Dr. Hegg engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Hegg'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 11, 2011.

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. Hegg 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 to prove that Dr. Hegg violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. Hegg's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Hegg engaged in unprofessional conduct and/or failed to practice medicine and surgery with the level of care, 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 Dr. Hegg's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ELLIE EARLES HOOD, M.D.

COMPLAINT NO. 11-46-H

DECISION

FINDINGS OF FACT

1. Ellie Earles Hood, M.D. ("Dr. Hood"), holds a license to practice medicine and surgery in West Virginia, License No. 23466, and her address of record with the Board is in Huntington, West Virginia.

2. In March 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Velina Hodge, alleging that Dr. Hood failed to practice medicine acceptably and engaged in unprofessional conduct by failing to properly inform the Complainant before performing a biopsy, failing to stop the procedure when requested by the Complainant and disrespecting the Complainant following the request.

3. The Complaint Committee began an investigation of the complaint and in May 2011, Dr. Hood filed a response to the complaint.

4. Subsequently, Dr. Hood's response was forwarded to the Complainant and the Complainant filed a reply in June 2011.

5. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there is no

evidence in this matter to show that Dr. Hood failed to practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty, as being acceptable under similar conditions and circumstances. Moreover, there is no evidence to show that Dr. Hood engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Hood'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 11, 2011.

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. Hood 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 to prove that Dr.

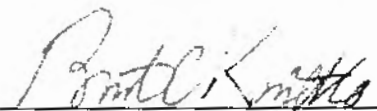
Hood violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. Hood's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Hood engaged in unprofessional conduct and/or failed to practice medicine and surgery with the level of care, 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 Dr. Hood's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ANTOINE KATINY, M.D.

COMPLAINT NO. 11-32-G

DECISION

FINDINGS OF FACT

1. Antoine Katiny, M.D. ("Dr. Katiny"), holds a license to practice medicine and surgery in West Virginia, License No. 17332, and his address of record with the Board is in Burnsville, West Virginia.

2. In March 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Brian Keith Grabans, alleging that Dr. Katiny failed to adequately care for and treat Complainant by refusing the Complainant's request for necessary surgery and allegedly failing to provide the Complainant with medications for his condition.

3. The Complaint Committee began an investigation of the complaint and in April 2011, Dr. Katiny filed a response to the complaint.

4. Subsequently, Dr. Katiny's response was forwarded to the Complainant and the Complainant filed no reply.

5. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Katiny failed to practice

medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician, engaged in the same specialty, as being acceptable under similar conditions and circumstances. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Katiny's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on July 11, 2011.

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. Katiny 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 to prove that Dr. Katiny violated any provision of the Medical Practice Act or rule of the Board.

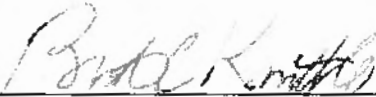
3. The evidence presented in this matter fails to prove that Dr. Katiny's license to practice medicine and surgery in this State should be restricted or limited because no evidence

exists to show that Dr. Katiny failed to practice medicine and surgery with the level of care, 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 Dr. Katiny's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JOHN HERBERT KING, M.D.

COMPLAINT NO. 11-44-G

DECISION

FINDINGS OF FACT

1. John Herbert King, M.D. ("Dr. King"), holds a license to practice medicine and surgery in West Virginia, License No. 11581, and his address of record with the Board is in Morgantown, West Virginia.

2. In March 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Holly Greynolds, alleging that Dr. King failed to adequately care for and treat Complainant by failing to respond to the Complainant's request for care and by discontinuing necessary medications.

3. The Complaint Committee began an investigation of the complaint and in May 2011, Dr. King filed a response to the complaint.

4. Subsequently, Dr. King's response was forwarded to the Complainant and in May 2011, the Complainant filed a reply.

5. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. King failed to practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician, engaged in

the same specialty, as being acceptable under similar conditions and circumstances. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. King's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on July 11, 2011.

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. King 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 to prove that Dr. King violated any provision of the Medical Practice Act or rule of the Board.


3. The evidence presented in this matter fails to prove that Dr. King's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. King failed to practice medicine and surgery with the level of care, 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 Dr. King's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JOHN HERBERT KING, M.D.

COMPLAINT NO. 11-45-R

DECISION

FINDINGS OF FACT

1. John Herbert King, M.D. ("Dr. King"), holds a license to practice medicine and surgery in West Virginia, License No. 11581, and his address of record with the Board is in Morgantown, West Virginia.

2. In March 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Norman Reynolds, alleging that Dr. King failed to practice medicine acceptably and engaged in unprofessional conduct by over-medicating the Complainant and restricting him to one unit in retaliation for the Complainant's complaint against another doctor.

3. The Complaint Committee began an investigation of the complaint and in May 2011, Dr. King filed a response to the complaint.

4. Subsequently, Dr. King's response was forwarded to the Complainant and the Complainant filed a reply in May 2011.

5. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there is no evidence in this matter to show that Dr. King failed to practice

medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty, as being acceptable under similar conditions and circumstances. Moreover, there is no evidence to show that Dr. King engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. King'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 11, 2011.

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. King 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 to prove that Dr. King 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. King to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. King engaged in unprofessional conduct and/or failed to practice medicine and surgery with the level of care, 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 Dr. King's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JOHN HERBERT KING, M.D.

COMPLAINT NO. 11-56-R

DECISION

FINDINGS OF FACT

1. John Herbert King, M.D. ("Dr. King"), holds a license to practice medicine and surgery in West Virginia, License No. 11581, and his address of record with the Board is in Morgantown, West Virginia.

2. In April 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Norman Reynolds, alleging that Dr. King failed to adequately care for and treat the Complainant by failing to properly treat one of the Complainant's conditions and failing to allow the Complainant to have aerobic exercise which the Complainant alleged was necessary care.

3. The Complaint Committee began an investigation of the complaint and in June 2011, Dr. King filed a response to the complaint.

4. Subsequently, Dr. King's response was forwarded to the Complainant and in June 2011, the Complainant filed a reply.

5. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. King failed to practice medicine and surgery with the level of care, skill and treatment

which is recognized by a reasonable, prudent physician, engaged in the same specialty, as being acceptable under similar conditions and circumstances. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. King's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on July 11, 2011.

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. King 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 to prove that Dr. King violated any provision of the Medical Practice Act or rule of the Board.


3. The evidence presented in this matter fails to prove that Dr. King's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. King failed to practice medicine and

surgery with the level of care, 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 Dr. King's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

CARRIE ANN LAKIN, D.P.M.

COMPLAINT NO. 11-03-S

DECISION

FINDINGS OF FACT

1. Carrie Ann Lakin, D.P.M. ("Dr. Lakin"), holds a license to practice podiatry in West Virginia, License No. 00359, and her address of record with the Board is in Charleston, West Virginia.

2. In January 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Karol A. Simpson, alleging that Dr. Lakin failed to practice podiatry acceptably and engaged in unprofessional conduct by failing to properly perform surgery on the Complainant, failing to provide adequate follow-up care, and failing to maintain appropriate patient records and supply the Complainant with complete records upon request.

3. The Complaint Committee began an investigation of the complaint and in January 2011, Dr. Lakin filed a response to the complaint.

4. Subsequently, Dr. Lakin's response was forwarded to the Complainant and the Complainant filed a reply in February 2011.

5. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received

with respect to the complaint and determined that there is no evidence in this matter to show that Dr. Lakin failed to practice podiatry with the level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty, as being acceptable under similar conditions and circumstances. Moreover, there is no evidence to show that Dr. Lakin engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Lakin's license to practice podiatry 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 11, 2011.

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. Lakin 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 to prove that Dr. Lakin

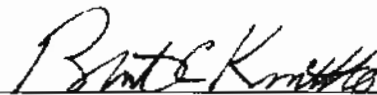
violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. Lakin's license to practice podiatry in this State should be restricted or limited because no evidence exists to show that Dr. Lakin engaged in unprofessional conduct and/or failed to practice podiatry with the level of care, 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 podiatry or to restrict Dr. Lakin's license to practice podiatry for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MATTHEW DAVID LEVY, M.D.

COMPLAINT NO. 11-35-W

DECISION

FINDINGS OF FACT

1. Matthew David Levy, M.D. ("Dr. Levy"), holds a license to practice medicine and surgery in West Virginia, License No. 22671, and his address of record with the Board is in Washington, DC.

2. In March 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") initiated a complaint alleging that Dr. Levy behaved in an unprofessional manner by allegedly failing to pay Hil Rizvi, M.D., wages he was owed.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in May 2011, a response was filed on behalf of Dr. Levy.

4. Subsequently, Dr. Levy's response was forwarded to the Complainant and the Complainant filed no reply.

5. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Levy engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member

thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Levy's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the Board at its regular meeting on July 11, 2011.

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. Levy 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 to prove that Dr. Levy violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. Levy's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Levy 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 Dr. Levy's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DALE BLAKE LILLY, M.D.

COMPLAINT NO. 11-30-B

DECISION

FINDINGS OF FACT

1. Dale Blake Lilly, M.D. ("Dr. Lilly"), holds a license to practice medicine and surgery in West Virginia, License No. 17041, and his address of record with the Board is in Huntington, West Virginia.

2. In March 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Edward L. Bowling, alleging that Dr. Lilly failed to adequately care for and treat Complainant by failing to administer medications that would allow the Complainant to tolerate surgery, which led to the surgery having to be stopped, and resulted in complications and permanent damage.

3. The Complaint Committee began an investigation of the complaint and in April 2011, Dr. Lilly filed a response to the complaint.

4. Subsequently, Dr. Lilly's response was forwarded to the Complainant and in May 2011, the Complainant filed a reply.

5. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Lilly failed to practice medicine and surgery with the level of care, skill and treatment

which is recognized by a reasonable, prudent physician, engaged in the same specialty, as being acceptable under similar conditions and circumstances. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Lilly's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on July 11, 2011.

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. Lilly 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 to prove that Dr. Lilly violated any provision of the Medical Practice Act or rule of the Board.


3. The evidence presented in this matter fails to prove that Dr. Lilly's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Lilly failed to practice medicine and

surgery with the level of care, 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 Dr. Lilly's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JOHN HOWARD LOBBAN, M.D.

COMPLAINT NO. 11-61-W

DECISION

FINDINGS OF FACT

1. John Howard Lobban, M.D. ("Dr. Lobban"), holds a license to practice medicine and surgery in West Virginia, License No. 15828, and his address of record with the Board is in Morgantown, West Virginia.

2. In May 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") initiated a complaint against Dr. Lobban after receiving a report from AdvanceMed Corporation alleging that Dr. Lobban failed to practice medicine acceptably and engaged in unprofessional conduct by failing to properly perform required pre-evaluation and/or mapping prior to ablation therapy, performing unnecessary procedures and tests, and billing for services not provided.

3. The Complaint Committee began an investigation of the complaint and in June 2011, Dr. Lobban filed a response to the complaint.

4. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there is no evidence in this matter to show that Dr. Lobban failed to practice medicine and surgery with the level of care, skill and treatment

which is recognized by a reasonable, prudent physician engaged in the same specialty, as being acceptable under similar conditions and circumstances. Moreover, there is no evidence to show that Dr. Lobban engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Lobban'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 11, 2011.

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.

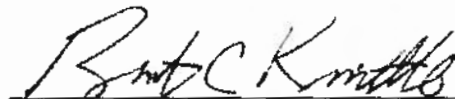
2. There is no evidence in this matter to prove that Dr. Lobban is unqualified to practice medicine and surgery in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence in this matter to prove that Dr. Lobban violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. Lobban's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Lobban engaged in unprofessional conduct and/or failed to practice medicine and surgery with the level of care, 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 Dr. Lobban's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

STEVEN CHARLES LOCHOW, M.D.

COMPLAINT NO. 11-40-C

DECISION

FINDINGS OF FACT

1. Steven Charles Lochow, M.D. ("Dr. Lochow"), holds a license to practice medicine and surgery in West Virginia, License No. 22999, and his address of record with the Board is in Huntington, West Virginia.

2. In March 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from William A. Cashion, alleging that Dr. Lochow failed to practice medicine acceptably and engaged in unprofessional conduct by failing to properly treat the Complainant and failing to advise the Complainant of his condition.

3. The Complaint Committee began an investigation of the complaint and in May 2011, Dr. Lochow filed a response to the complaint.

4. Subsequently, Dr. Lochow's response was forwarded to the Complainant and the Complainant filed a reply in June 2011.

5. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there is no evidence in this matter to show that Dr. Lochow failed to practice medicine and surgery with the level of care, skill and treatment

which is recognized by a reasonable, prudent physician engaged in the same specialty, as being acceptable under similar conditions and circumstances. Moreover, there is no evidence to show that Dr. Lochow engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Lochow'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 11, 2011.

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. Lochow 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 to prove that Dr. Lochow violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. Lochow's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Lochow engaged in unprofessional conduct and/or failed to practice medicine and surgery with the level of care, 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 Dr. Lochow's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ELIZABETH ANN MCCLELLAN, M.D.

COMPLAINT NO. 10-175-M

DECISION

FINDINGS OF FACT

1. Elizabeth Ann McClellan, M.D. ("Dr. McClellan"), holds a license to practice medicine and surgery in West Virginia, License No. 21941, and her address of record with the Board is in Charleston, West Virginia.

2. In December 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Roger P. Moore alleging that Dr. McClellan behaved in an unprofessional manner by leaving her practice without notifying the Complainant and failing to supply the Complainant with his medical records.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and Dr. McClellan appeared for a full discussion of the matter before the Complaint Committee of the Board on May 15, 2011.

4. The Complaint Committee requested additional information from Dr. McClellan in May 2011, and received the information in June 2011.

5. Dr. McClellan filed a response to the complaint in June 2011, noting that she had been ill and had forwarded the Complainant's records in accordance with his request, subsequent

to this complaint.

6. Dr. McClellan's response was then forwarded to the Complainant and the Complainant filed no reply.

7. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. McClellan engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. McClellan's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the Board at its regular meeting on July 11, 2011.

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. McClellan 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 to prove that Dr.

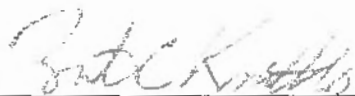
McClellan violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. McClellan's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. McClellan 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 Dr. McClellan's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ELIZABETH ANN MCCLELLAN, M.D.

COMPLAINT NO. 10-178-H

DECISION

FINDINGS OF FACT

1. Elizabeth Ann McClellan, M.D. ("Dr. McClellan"), holds a license to practice medicine and surgery in West Virginia, License No. 21941, and her address of record with the Board is in Charleston, West Virginia.

2. In December 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Barbara Ann Hubbard alleging that Dr. McClellan behaved in an unprofessional manner by leaving her practice without notifying the Complainant and failing to supply the Complainant with her medical records.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and Dr. McClellan appeared for a full discussion of the matter before the Complaint Committee of the Board on May 15, 2011.

4. The Complaint Committee requested additional information from Dr. McClellan in May 2011, and received the information in June 2011.

5. Dr. McClellan filed a response to the complaint in June 2011, noting that she had been ill and had forwarded the Complainant's records in accordance with her request, subsequent

to this complaint.

6. Dr. McClellan's response was then forwarded to the Complainant and the Complainant filed no reply.

7. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. McClellan engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. McClellan's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the Board at its regular meeting on July 11, 2011.

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. McClellan 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 to prove that Dr.

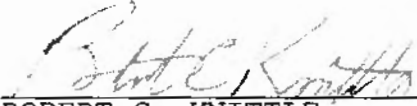
McClellan violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. McClellan's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. McClellan 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 Dr. McClellan's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ELIZABETH ANN MCCLELLAN, M.D.

COMPLAINT NO. 10-179-P

DECISION

FINDINGS OF FACT

1. Elizabeth Ann McClellan, M.D. ("Dr. McClellan"), holds a license to practice medicine and surgery in West Virginia, License No. 21941, and her address of record with the Board is in Charleston, West Virginia.

2. In December 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Shawn Patterson alleging that Dr. McClellan behaved in an unprofessional manner by leaving her practice without notifying the Complainant and failing to supply the Complainant with her medical records.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and Dr. McClellan appeared for a full discussion of the matter before the Complaint Committee of the Board on May 15, 2011.

4. The Complaint Committee requested additional information from Dr. McClellan in May 2011, and received the information in June 2011.

5. Dr. McClellan filed a response to the complaint in June 2011, noting that she had been ill and had forwarded the Complainant's records in accordance with her request, subsequent

to this complaint.

6. Dr. McClellan's response was then forwarded to the Complainant and the Complainant filed no reply.

7. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. McClellan engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. McClellan's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the Board at its regular meeting on July 11, 2011.

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. McClellan 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 to prove that Dr.


McClellan violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. McClellan's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. McClellan 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 Dr. McClellan's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

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.11-17-0

DECISION

FINDINGS OF FACT

1. Craig Michael Morgan, M.D. ("Dr. Morgan"), 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 February 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Cora B. O'Dell, alleging that Dr. Morgan failed to adequately care for and treat the Complainant by performing unnecessary treatments and failing to treat a resulting infection.

3. The Complaint Committee began an investigation of the complaint and in March 2011, Dr. Morgan filed a response to the complaint.

4. Subsequently, Dr. Morgan's response was forwarded to the Complainant and the Complainant filed no reply.

5. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Morgan failed to practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician, engaged in

which is recognized by a reasonable, prudent physician, engaged in the same specialty, as being acceptable under similar conditions and circumstances. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Morgan's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on July 11, 2011.

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. 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 in this matter to prove that Dr. Morgan violated any provision of the Medical Practice Act or rule of the Board.

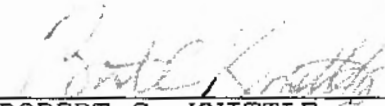
3. The evidence presented in this matter fails to prove that Dr. Morgan's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Morgan failed to practice medicine and

surgery with the level of care, 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 Dr. Morgan's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

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. 11-31-B

DECISION

FINDINGS OF FACT

1. Craig Michael Morgan, M.D. ("Dr. Morgan"), 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 March 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Edward L. Bowling alleging that Dr. Morgan behaved in an unprofessional manner by failing to refer the Complainant to another physician even though Dr. Morgan knew the Complainant's condition was in need of immediate care.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in April 2011, Dr. Morgan filed a response to the complaint.

4. Subsequently, Dr. Morgan's response was forwarded to the Complainant and in May 2011, the Complainant filed a reply.

5. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Morgan engaged in dishonorable, unethical or unprofessional conduct of a character

likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Morgan's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the Board at its regular meeting on July 11, 2011.

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. Morgan 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 to prove that Dr. Morgan violated any provision of the Medical Practice Act or rule of the Board.


3. The evidence presented in this matter fails to prove that Dr. Morgan's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Morgan 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 Dr. Morgan's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

IRA ALAN MORRIS, M.D.

COMPLAINT NO. 11-14-W

DECISION

FINDINGS OF FACT

1. Ira Alan Morris, M.D. ("Dr. Morris"), holds a license to practice medicine and surgery in West Virginia, License No. 18377, and his address of record with the Board is in Charleston, West Virginia.

2. In January 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") initiated a complaint alleging that Dr. Morris failed to practice medicine acceptably and engaged in unprofessional conduct by accessing a patient's records in a hospital at which he had no privileges.

3. The Complaint Committee began an investigation of the complaint and in February 2011, Dr. Morris filed a response to the complaint.

4. Additional records were requested and received.

5. Dr. Morris appeared for a full discussion of the matter before the Complaint Committee of the Board at the July 10, 2011, Complaint Committee meeting. The Complaint Committee reviewed all of the information received with respect to the complaint and determined that there is no evidence in this matter to show that Dr. Morris failed to practice medicine and surgery with the level of care, skill and treatment which is recognized by

a reasonable, prudent physician engaged in the same specialty, as being acceptable under similar conditions and circumstances. Moreover, there is no evidence to show Dr. Morris engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Morris' 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 10, 2011.

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. Morris 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 to prove that Dr. Morris violated any provision of the Medical Practice Act or rule of the Board.

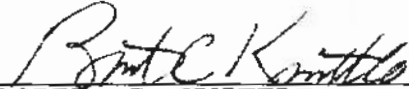
3. The evidence presented in this matter fails to

prove that the license of Dr. Morris to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Morris engaged in unprofessional conduct and/or failed to practice medicine and surgery with the level of care, 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 Dr. Morris' license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JESSICA ANNE PALUMBO, M.D.

COMPLAINT NO. 11-07-H

DECISION

FINDINGS OF FACT

1. Jessica Anne Palumbo, M.D. ("Dr. Palumbo"), holds a license to practice medicine and surgery in West Virginia, License No. 21492, and her address of record with the Board is in Martinsburg, West Virginia.

2. In January 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from James H. Henick, M.D., alleging that Dr. Palumbo behaved in an unprofessional manner by directing the Complainant to pre-sign prescriptions for his nurse to use during his absence, using this to pressure him into buying into Dr. Palumbo's practice, and then discharging the Complainant for pre-signing prescriptions as he was directed to do.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in March 2011, Dr. Palumbo filed a response to the complaint.

4. Subsequently, Dr. Palumbo's response was forwarded to the Complainant and the Complainant filed a reply in April 2011.

5. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence

existed in this matter to show that Dr. Palumbo engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Palumbo's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the Board at its regular meeting on July 11, 2011.

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. Palumbo 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 to prove that Dr. Palumbo violated any provision of the Medical Practice Act or rule of the Board.

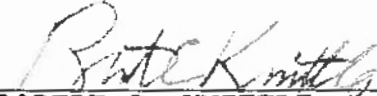
3. The evidence presented in this matter fails to prove that Dr. Palumbo's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Palumbo engaged in dishonorable, unethical

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 Dr. Palumbo's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

PORFIRIO R. PASCASIO, SR., M.D.

COMPLAINT NO. 11-50-C

DECISION

FINDINGS OF FACT

1. Porfirio R. Pascasio, M.D. ("Dr. Pascasio"), holds a license to practice medicine and surgery in West Virginia, License No. 10041, and his address of record with the Board is in Weston, West Virginia.

2. In April 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Dennis Harold Conner, alleging that Dr. Pascasio failed to adequately care for and treat the Complainant by failing to prescribe necessary medications.

3. The Complaint Committee began an investigation of the complaint and in May 2011, Dr. Pascasio filed a response to the complaint.

4. Subsequently, Dr. Pascasio's response was forwarded to the Complainant and in May 2011, the Complainant filed a reply.

5. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Pascasio failed to practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician,

engaged in the same specialty, as being acceptable under similar conditions and circumstances. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Pascasio's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on July 11, 2011.

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. Pascasio 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 to prove that Dr. Pascasio violated any provision of the Medical Practice Act or rule of the Board.

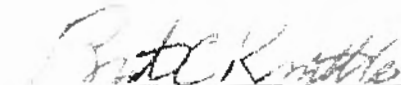
3. The evidence presented in this matter fails to prove that Dr. Pascasio's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Pascasio failed to practice medicine and surgery with the level of care, skill and treatment which 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 Dr. Pascasio's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

BRIAN POWDERLY, M.D.

COMPLAINT NO.11-43-H

DECISION

FINDINGS OF FACT

1. Brian Powderly, M.D. ("Dr. Powderly"), holds a license to practice medicine and surgery in West Virginia, License No. 14380, and his address of record with the Board is in Belpre, Ohio.

2. In March 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Michael Charles Hickman, MPOA for his mother, Eva Marie Hickman. The complaint alleged that Dr. Powderly failed to adequately care for and treat the Complainant's mother by failing to prescribe treatment for her condition and failing to inform Mr. Hickman of his mother's diagnosis which resulted in a delay in treatment.

3. The Complaint Committee began an investigation of the complaint and in May 2011, Dr. Powderly filed a response to the complaint.

4. Subsequently, Dr. Powderly's response was forwarded to the Complainant and in June 2011, the Complainant filed a reply.

5. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received

with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Powderly failed to practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician, engaged in the same specialty, as being acceptable under similar conditions and circumstances. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Powderly's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on July 11, 2011.

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. Powderly 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 to prove that Dr. Powderly violated any provision of the Medical Practice Act or rule of the Board.


3. The evidence presented in this matter fails to

prove that Dr. Powderly's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Powderly failed to practice medicine and surgery with the level of care, 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 Dr. Powderly's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

HUMAYUN RASHID, M.D.

COMPLAINT NO. 11-48-H

DECISION

FINDINGS OF FACT

1. Humayun Rashid, M.D. ("Dr. Rashid"), holds a license to practice medicine and surgery in West Virginia, License No. 12078, and his address of record with the Board is in Mount Olive, West Virginia.

2. In April 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Warren Hester, alleging that Dr. Rashid failed to practice medicine acceptably and engaged in unprofessional conduct by failing to properly examine the Complainant to ascertain a diagnose of the Complainant's condition and failing to respond in a professional manner to the Complainant's questions during the examination.

3. The Complaint Committee began an investigation of the complaint and in April 2011, Dr. Rashid filed a response to the complaint.

4. Subsequently, Dr. Rashid's response was forwarded to the Complainant and the Complainant filed a reply in May 2011.

5. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there is no

evidence in this matter to show that Dr. Rashid failed to practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty, as being acceptable under similar conditions and circumstances. Moreover, there is no evidence to show that Dr. Rashid engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Rashid'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 11, 2011.

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. Rashid 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 to prove that Dr.

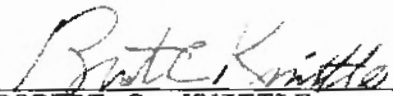
Rashid violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. Rashid's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Rashid engaged in unprofessional conduct and/or failed to practice medicine and surgery with the level of care, 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 Dr. Rashid's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

NIKA RAZAVIPOUR, M.D.

COMPLAINT NO.10-146-Y

DECISION

FINDINGS OF FACT

1. Nika Razavipour, M.D. ("Dr. Razavipour"), holds a license to practice medicine and surgery in West Virginia, License No. 21645, and her address of record with the Board is in Huntington, West Virginia.

2. In September 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Linda Yates, alleging that Dr. Razavipour failed to adequately care for and treat Complainant by stopping one of the Complainant's medications without appropriate weaning.

3. The Complaint Committee began an investigation of the complaint and in May 2011, Dr. Razavipour filed a response to the complaint.

4. Subsequently, Dr. Razavipour's response was forwarded to the Complainant and in June 2011, the Complainant filed a reply.

5. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Razavipour failed to practice medicine and surgery with the level of care, skill and

treatment which is recognized by a reasonable, prudent physician, engaged in the same specialty, as being acceptable under similar conditions and circumstances. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Razavipour's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on July 11, 2011.

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. Razavipour 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 to prove that Dr. Razavipour violated any provision of the Medical Practice Act or rule of the Board.


3. The evidence presented in this matter fails to prove that Dr. Razavipour's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Razavipour failed to practice

medicine and surgery with the level of care, 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 Dr. Razavipour's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

KENNETH JAMES SEEN, M.D.

COMPLAINT NO. 11-18-C

DECISION

FINDINGS OF FACT

1. Kenneth James Seen, M.D. ("Dr. Seen"), holds a license to practice medicine and surgery in West Virginia, License No. 15316, and his address of record with the Board is in Spencer, West Virginia.

2. In February 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from John P. Cunningham alleging that Dr. Seen behaved in an unprofessional manner by inappropriately discharging the Complainant and his wife from care following an altercation between the Complainant and a member Dr. Seen's staff.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in April 2011, Dr. Seen filed a response to the complaint.

4. Subsequently, Dr. Seen's response was forwarded to the Complainant and the Complainant filed no reply.

5. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Seen engaged in dishonorable, unethical or unprofessional conduct of a character

likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Seen's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the Board at its regular meeting on July 11, 2011.

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. Seen 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 to prove that Dr. Seen violated any provision of the Medical Practice Act or rule of the Board.

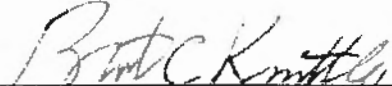
3. The evidence presented in this matter fails to prove that Dr. Seen's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Seen engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, 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 Dr. Seen's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

NASIM AHMAD SHEIKH, M.D.

COMPLAINT NO. 11-22-D

DECISION

FINDINGS OF FACT

1. Nasim Ahmad Sheikh, M.D. ("Dr. Sheikh"), holds a license to practice medicine and surgery in West Virginia, License No. 17952, and his address of record with the Board is in South Charleston, West Virginia.

2. In February 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Debbie Drake for her mother, Betty Huffman, alleging that Dr. Sheikh failed to adequately care for and treat Complainant by failing to provide handicap access to his medical office and by inappropriately examining the Complainant's mother outside in the parking lot.

3. The Complaint Committee began an investigation of the complaint and in April 2011, Dr. Sheikh filed a response to the complaint.

4. Subsequently, Dr. Sheikh's response was forwarded to the Complainant and the Complainant filed no reply.

5. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Sheikh failed to practice medicine and surgery with the level of care, skill and treatment

which is recognized by a reasonable, prudent physician, engaged in the same specialty, as being acceptable under similar conditions and circumstances. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Sheikh's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on July 11, 2011.

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. Sheikh 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 to prove that Dr. Sheikh violated any provision of the Medical Practice Act or rule of the Board.


3. The evidence presented in this matter fails to prove that Dr. Sheikh's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Sheikh failed to practice medicine and

surgery with the level of care, 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 Dr. Sheikh's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ALAN JEFFREY SNIDER, M.D.

COMPLAINT NO. 11-26-D

DECISION

FINDINGS OF FACT

1. Alan Jeffrey Snider, M.D. ("Dr. Snider"), holds a license to practice medicine and surgery in West Virginia, License No. 20036, and his address of record with the Board is in Charleston, West Virginia.

2. In March 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from John Craig Duncan, alleging that Dr. Snider failed to practice medicine acceptably and engaged in unprofessional conduct by failing to properly manage the Complainant's anesthesia during surgery, failing to accurately document the record of anesthesia, changing the record, and making inappropriate comments to the Complainant's family following surgery.

3. The Complaint Committee began an investigation of the complaint and in March 2011, Dr. Snider filed a response to the complaint.

4. Subsequently, Dr. Snider's response was forwarded to the Complainant and the Complainant filed no reply.

5. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there is no

evidence in this matter to show that Dr. Snider failed to practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty, as being acceptable under similar conditions and circumstances. Moreover, there is no evidence to show that Dr. Snider engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Snider'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 11, 2011.

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. Snider 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 to prove that Dr.


Snider violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. Snider's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Snider engaged in unprofessional conduct and/or failed to practice medicine and surgery with the level of care, 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 Dr. Snider's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JAMES NORMAN SPYCHALSKI, M.D.

COMPLAINT NO. 11-09-S

DECISION

FINDINGS OF FACT

1. James Norman Spychalski, M.D. ("Dr. Spychalski"), holds a license to practice medicine and surgery in West Virginia, License No. 20493, and his address of record with the Board is in Parkersburg, West Virginia.

2. In January 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Connie Rae Smith alleging that Dr. Spychalski behaved in an unprofessional manner by failing to supply medical records to the Complainant upon request and failing to allow the Complainant's husband, who was also Dr. Spychalski's patient, to have a procedure performed at the hospital of his choice.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in March 2011, Dr. Spychalski filed a response to the complaint.

4. Subsequently, Dr. Spychalski's response was forwarded to the Complainant and in March 2011, the Complainant filed a reply.

5. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence

existed in this matter to show that Dr. Spsychalski engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Spsychalski's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the Board at its regular meeting on July 11, 2011.

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. Spsychalski 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 to prove that Dr. Spsychalski violated any provision of the Medical Practice Act or rule of the Board.

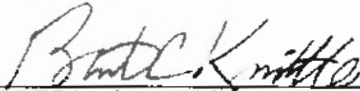
3. The evidence presented in this matter fails to prove that Dr. Spsychalski's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Spsychalski engaged in dishonorable,

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 Dr. Spychalski's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MAGESH SUNDARAM, M.D.

COMPLAINT NO. 11-20-A

DECISION

FINDINGS OF FACT

1. Magesh Sundaram, M.D. ("Dr. Sundaram"), holds a license to practice medicine and surgery in West Virginia, License No. 22003, and his address of record with the Board is in Morgantown, West Virginia.

2. In February 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Ehab Akkary, M.D., alleging that Dr. Sundaram behaved in an unprofessional manner by writing anonymous, false complaints against the Complainant to several entities, including the Board of Medicine. The complaint also alleges that these complaints included patient information in violation of patient confidentiality.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in April 2011, Dr. Sundaram filed a response to the complaint.

4. Subsequently, Dr. Sundaram's response was forwarded to the Complainant and the Complainant filed a reply in May 2011.

5. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence

existed in this matter to show that Dr. Sundaram engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Sundaram's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the Board at its regular meeting on July 11, 2011.

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 reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence in this matter to prove 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 Dr. Sundaram's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Sundaram 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 Dr. Sundaram's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

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. 11-19-A

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 February 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Ehab Akkary, M.D., alleging that Dr. Sundaram behaved in an unprofessional manner by writing anonymous, false complaints against the Complainant to several entities, including the Board of Medicine. The complaint also alleges that these complaints included patient information in violation of patient confidentiality.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in April 2011, Dr. Sundaram filed a response to the complaint.

4. Subsequently, Dr. Sundaram's response was forwarded to the Complainant and the Complainant filed a reply in May 2011.

5. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence

existed in this matter to show that Dr. Sundaram engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Sundaram's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the Board at its regular meeting on July 11, 2011.

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 reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence in this matter to prove 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 Dr. Sundaram's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Sundaram 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 Dr. Sundaram's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

BRENT EDWARD WATSON, M.D.

COMPLAINT NO. 11-12-S

DECISION

FINDINGS OF FACT

1. Brent Edward Watson, M.D. ("Dr. Watson"), holds a license to practice medicine and surgery in West Virginia, License No. 20497, and his address of record with the Board is in Spencer, West Virginia.

2. In January 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Christina Saunders, alleging that Dr. Watson failed to adequately care for and treat the Complainant's mother by failing to perform necessary tests and failing to diagnose cancer in order to compound hospital costs.

3. The Complaint Committee began an investigation of the complaint and in March 2011, Dr. Watson filed a response to the complaint.

4. Subsequently, Dr. Watson's response was forwarded to the Complainant and in May 2011, the Complainant filed a reply.

5. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Watson failed to practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician, engaged in

the same specialty, as being acceptable under similar conditions and circumstances. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Watson's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on July 11, 2011.

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. Watson 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 to prove that Dr. Watson violated any provision of the Medical Practice Act or rule of the Board.


3. The evidence presented in this matter fails to prove that Dr. Watson's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Watson failed to practice medicine and surgery with the level of care, 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 Dr. Watson's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MATTHEW C. WILSON, M.D.

COMPLAINT NO. 10-174-S

DECISION

FINDINGS OF FACT

1. Matthew C. Wilson, M.D. ("Dr. Wilson"), holds a license to practice medicine and surgery in West Virginia, License No. 13029, and his address of record with the Board is in Huntington, West Virginia.

2. In November 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Dan Stevenson alleging that Dr. Wilson behaved in an unprofessional manner by engaging in an inappropriate relationship with Mr. Stevenson's child, who was of a consenting age.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2011, Dr. Wilson filed a response to the complaint stating that the Complainant's child was of the legal consenting age and was not at any time a patient.

4. Subsequently, Dr. Wilson's response was forwarded to the Complainant and the Complainant filed a reply in February 2011.

5. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received

with respect to the complaint and determined that the Board has no jurisdiction of the subject matter in this case as the complaint does not assert a violation of the Medical Practice Act. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Wilson's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the Board at its regular meeting on July 11, 2011.

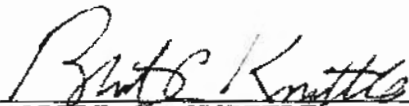
CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee have no jurisdiction over the subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. As the West Virginia Board of Medicine has no jurisdiction over the subject matter, the complaint filed against Dr. Wilson in November 2010, is now closed.

DATE ENTERED: July 11, 2011

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. 11-10-H

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 January 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Jesse Kesling Holston, alleging that Dr. Wise failed to adequately care for and treat Complainant by failing to advise the Complainant of pathology report results and recommendations.

3. The Complaint Committee began an investigation of the complaint and in February 2011, a response to the complaint was filed on behalf of Dr. Wise.

4. Subsequently, Dr. Wise's response was forwarded to the Complainant and in March 2011, the Complainant filed a reply.

5. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Wise failed to practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician, engaged in

the same specialty, as being acceptable under similar conditions and circumstances. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Wise's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on July 11, 2011.

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 to prove that Dr. Wise violated any provision of the Medical Practice Act or rule of the Board.

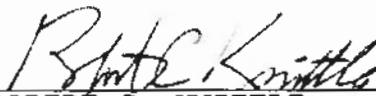
3. The evidence presented in this matter fails to prove that Dr. Wise's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Wise failed to practice medicine and surgery with the level of care, skill and treatment which is

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 Dr. Wise's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

FARRAH SYED ZAHIR, P.A.-C.

COMPLAINT NO. 11-23-J

DECISION

FINDINGS OF FACT

1. Farrah Syed Zahir, P.A.-C. ("Ms. Zahir"), holds a license to practice as a physician assistant in West Virginia, License No. 01274, and her address of record with the Board is in Beckley, West Virginia.

2. In February 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Pamela S. Jerousek, for her mother, Edith E. Chambers. The complaint alleged that Ms. Zahir failed to adequately care for and treat Complainant's mother by failing to properly examine, diagnose and admit her mother into the hospital following a fall.

3. The Complaint Committee began an investigation of the complaint and in April 2011, Ms. Zahir filed a response to the complaint.

4. Subsequently, Ms. Zahir's response was forwarded to the Complainant and in May 2011, the Complainant filed a reply.

5. At the July 10, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show a violation of the regulations pertaining to physician assistants. As a result, the Complaint

Committee determined that there was no reason in this matter to proceed against Ms. Zahir's license to practice as a physician assistant 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 11, 2011.

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 Ms. Zahir is unqualified to practice as a physician assistant in this State for any reason set forth in W. Va. Code § 30-3-16 and 11 CSR 1B and specifically there is no evidence in this matter to prove that Ms. Zahir violated any provision of the Medical Practice Act or rule of the Board.

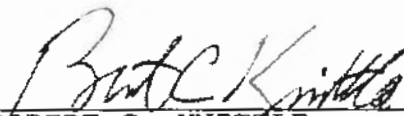
3. The evidence presented in this matter fails to prove Ms. Zahir's license to practice as a physician assistant in this State should be restricted or limited because no evidence exists to show misconduct in her practice as a physician assistant. 11 CSR 1B 10.1.h.5.

4. No probable cause exists in this matter to

substantiate disqualification as a physician assistant or to restrict Ms. Zahir's license to practice as a physician assistant for reasons set forth in W. Va. Code § 30-3-16 and/or in the rules promulgated thereunder.

DATE ENTERED: July 11, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

WEST VIRGINIA BOARD OF MEDICINE

Complaints/Investigations - 2011

**Closed Cases - No Probable Cause Found/
No Disciplinary Sanction**

MONTH OF SEPTEMBER, 2011

11-08-J	Richard Harvey Byrne, M.D.
11-24-W	Darshankumar A. Dave, M.D.
11-02-B	Iraj Derakhshan, M.D.
11-65-H	Iraj Derakhshan, M.D.
10-38-A	Scott James Feathers, D.P.M.
11-69-B	Shirley Kay Myers Garvin, P.A.-C.
11-53-H	Skuli Tomas Gunnlaugsson, M.D.
11-41-C	Kyle Rice Hegg, M.D.
11-76-R	Robert Brian Johnston, M.D.
11-70-B	Michael Warren Lassere, M.D.
10-50-B	Rajan Bakhshish Masih, M.D.
10-181-E	Joseph Mouchizadeh, M.D.
11-54-B	Bandy Bill Mullins, M.D.
11-51-F	Kurt Myron Nellhaus, M.D.
11-66-O	Basil Paul Papadimitriou, M.D.
11-28-M	Darrell Steven Reisner, M.D.
11-52-B	Michael Shramowiat, M.D.
11-55-D	Nicholas Lee Smith, P.A.-C.
11-38-W	Gai Louise Smythe, M.D.

TOTAL 19

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

RICHARD HARVEY BYRNE, M.D.

COMPLAINT NO.11-08-J

DECISION

FINDINGS OF FACT

1. Richard Harvey Byrne, M.D. ("Dr. Byrne"), holds a license to practice medicine and surgery in West Virginia, License No. 21951, and his address of record with the Board is in Huntersville, North Carolina.

2. In January 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Gary L. Jackson alleging that Dr. Byrne behaved in an unprofessional manner by failing to properly end the physician/patient relationship, supply the Complainant with necessary medications and to provide the Complainant with a copy of his medical records.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in April 2011, Dr. Byrne filed a response to the complaint.

4. Subsequently, Dr. Byrne's response was forwarded to the Complainant and the Complainant filed no reply.

5. In July 2011, the Complaint Committee requested verification from Dr. Byrne that he had forwarded the Complainant his medical records.

6. Dr. Byrne sent verification to the Complaint

Committee in August 2011.

7. At the September 11, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Byrne engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Byrne's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the Board at its regular meeting on September 12, 2011.

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. Byrne 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 to prove that Dr. Byrne violated any provision of the Medical Practice Act or rule

of the Board.

3. The evidence presented in this matter fails to prove that Dr. Byrne's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Byrne 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 Dr. Byrne's license to practice medicine and surgery for reasons set forth in W. Va. Code §30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 12, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DARSHANKUMAR A. DAVE, M.D.

COMPLAINT NO. 11-24-W

DECISION

FINDINGS OF FACT

1. Darshankumar A. Dave, M.D. ("Dr. Dave"), holds a license to practice medicine and surgery in West Virginia, License No. 21117, and his address of record with the Board is in Charleston, West Virginia.

2. In February 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Susie Wilson alleging that Dr. Dave behaved unprofessionally manner by acting in a rude and inappropriate manner towards the Complainant, refusing to treat the Complainant and subsequently charging the Complainant for the visit, although Dr. Dave had allegedly refused medical services.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in March 2011, Dr. Dave filed a response to the complaint.

4. Subsequently, Dr. Dave's response was forwarded to the Complainant and the Complainant filed no reply.

5. At September 11, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Dave engaged in

dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Dave's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the Board at its regular meeting on September 12, 2011.

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. Dave 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 to prove that Dr. Dave violated any provision of the Medical Practice Act or rule of the Board.

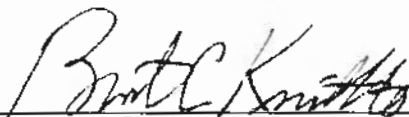
3. The evidence presented in this matter fails to prove that Dr. Dave's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Dave engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, 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 Dr. Dave's license to practice medicine and surgery for reasons set forth in W. Va. Code §30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 12, 2011

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. 11-02-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 January 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Douglas Bryant alleging that Dr. Derakhshan behaved in an unprofessional manner by failing to supply the Complainant with a selected portion of his medical records upon request.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2011, Dr. Derakhshan filed a response to the complaint and included a copy of the records requested by the Complainant.

4. Subsequently, Dr. Derakhshan's response was forwarded to the Complainant along with the requested medical records and the Complainant filed no reply.

5. At the September 11, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show 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. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Derakhshan's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the Board at its regular meeting on September 12, 2011.

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 to prove 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 Dr. Derakhshan's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show 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 Dr. Derakhshan's license to practice medicine and surgery for reasons set forth in W. Va. Code §30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 12, 2011

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. 11-65-H

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 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Teresa L. Harvey, legal guardian of Brad Anderson, alleging that Dr. Derakhshan failed to practice medicine acceptably and engaged in unprofessional conduct by prescribing Mr. Anderson inappropriate and excessive medications, failing to perform an appropriate examination, failing to acquire a thorough history and failing to consult Mr. Anderson's legal guardian or primary physician.

3. The Complaint Committee began an investigation of the complaint and in July 2011, Dr. Derakhshan filed a response to the complaint.

4. Subsequently, Dr. Derakhshan's response was forwarded to the Complainant and in August 2011, the Complainant filed a reply.

5. At the September 11, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information

received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Derakhshan failed to practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician, engaged in the same specialty, as being acceptable under similar conditions and circumstances. Moreover, and no evidence existed in this matter to show 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. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Derakhshan's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on September 12, 2011.

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

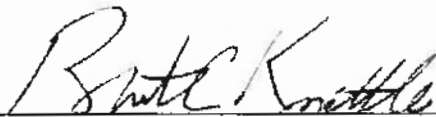
specifically there is no evidence in this matter to prove that Dr. Derakhshan violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. Derakhshan's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Derakhshan engaged in unprofessional conduct and/or failed to practice medicine and surgery with the level of care, 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 Dr. Derakhshan's license to practice medicine and surgery for reasons set forth in W. Va. Code §30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 12, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

SCOTT JAMES FEATHERS, D.P.M.

COMPLAINT NO. 10-38-A

DECISION

FINDINGS OF FACT

1. Until January 12, 2010, Scott James Feathers, D.P.M. ("Dr. Feathers"), held a license to practice podiatry in West Virginia, License No. 00181, and his address of record with the Board is in Parkersburg, West Virginia.

2. In March 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Sidney Allen, Jr., alleging that Dr. Feathers behaved in an unprofessional manner by failing to supply the Complainant with a copy of his medical records upon request.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and Dr. Feathers filed no response to the complaint.

4. Previous to the March 2011 complaint, on January 12, 2010, Dr. Feathers' license was summarily suspended after the Board determined that Dr. Feathers continued practice of podiatry was an immediate danger to the health, welfare and safety of the public and a Notice of Hearing was issued.

5. On January 21, 2010, Dr. Feather's signed a Waiver, waiving his rights to a hearing within fifteen (15) days, and agreed that his license would remain in an indefinite suspended

status until a hearing is held.

6. At the September 11, 2011, meeting 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 West Virginia Board of Medicine no longer has jurisdiction over the matter, as Dr. Feathers is no longer licensed to practice podiatry in the state of West Virginia. Accordingly, it was determined that there was no reason to proceed against the license to practice podiatry of Dr. Feathers in the State of West Virginia as he does not hold a valid license. The Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on September 12, 2011.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee have no jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in W. Va. Code §30-3-14(c), which requires that a physician be "licensed or otherwise lawfully practicing in this State".


2. The evidence presented shows that there may be a violation of the provisions of the Medical Practice Act and Rules of the Board to substantiate disqualification of Dr. Feathers from the practice of podiatry in this State for the reasons set forth in the W. Va. Code §30-3-14(c)(17) and 11 CSR 1A 10.5 and 12.1(e)

and (j), in that Dr. Feathers may have engaged in unethical and unprofessional conduct. However, the Board is not empowered to discipline Dr. Feathers as he does not hold a valid license to practice podiatry in the State of West Virginia.

3. This matter is therefore closed and dismissed by the West Virginia Board of Medicine.

DATE ENTERED: September 12, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

SHIRLEY KAY MYERS GARVIN, P.A.-C.

COMPLAINT NO. 11-69-B

DECISION

FINDINGS OF FACT

1. Shirley Kay Myers Garvin, P.A.-C. ("Ms. Garvin"), holds a license to practice as a physician assistant in West Virginia, License No. 00568, and her address of record with the Board is in Washington, West Virginia.

2. In June 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Linda S. Bush, alleging that Ms. Garvin failed to practice medicine acceptably and engaged in unprofessional conduct by prescribing medications Ms. Garvin knew had caused the Complainant to previously suffer an adverse reaction, prescribing inappropriate medications and failing to monitor the Complainant's medical condition.

3. The Complaint Committee began an investigation of the complaint and in July 2011, Ms. Garvin filed a response to the complaint.

4. Subsequently, Ms. Garvin's response was forwarded to the Complainant and in July 2011, the Complainant filed a reply.

5. At the September 11, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no

evidence existed in this matter to show a violation of the regulations pertaining to physician assistants. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Ms. Garvin's license to practice as a physician assistant 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 12, 2011.

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 Ms. Garvin is unqualified to practice as a physician assistant in this State for any reason set forth in W. Va. Code §30-3-16 and 11 CSR 1B and specifically there is no evidence in this matter to prove that Ms. Garvin violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove Ms. Garvin's license to practice as a physician assistant in this State should be restricted or limited because no evidence exists to show misconduct in her practice as a physician

assistant. 11 CSR 1B 10.1.h.5.

4. No probable cause exists in this matter to substantiate disqualification as a physician assistant or to restrict Ms. Garvin's license to practice as a physician assistant for reasons set forth in W. Va. Code §30-3-16 and/or in the rules promulgated thereunder.

DATE ENTERED: September 12, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

SKULI TOMAS GUNNLAUGSSON, M.D.

COMPLAINT NO. 11-53-H

DECISION

FINDINGS OF FACT

1. Skuli Tomas Gunnlaugsson, M.D. ("Dr. Gunnlaugsson"), holds a license to practice medicine and surgery in West Virginia, License No. 21974, and his address of record with the Board is in Huntington, West Virginia.

2. In April 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Mary Alice Hudnall, alleging that Dr. Gunnlaugsson failed to practice medicine acceptably and engaged in unprofessional conduct by failing to properly treat the Complainant, failing to properly inform the Complainant about her condition, and speaking inappropriately to the Complainant and her daughter during an office visit.

3. The Complaint Committee began an investigation of the complaint and in June 2011, a response was filed on behalf of Dr. Gunnlaugsson.

4. Subsequently, the response filed on behalf of Dr. Gunnlaugsson was forwarded to the Complainant and the Complainant filed a reply in July 2011.

5. At the September 11, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information

received with respect to the complaint and determined that there is no evidence in this matter to show that Dr. Gunnlaugsson failed to practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty, as being acceptable under similar conditions and circumstances. Moreover, there is no evidence in this matter to show that Dr. Gunnlaugsson engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Gunnlaugsson'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 September 12, 2011.

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. Gunnlaugsson is unqualified to practice medicine and surgery in this State for any reason set forth in W. Va. Code §30-3-14(c)

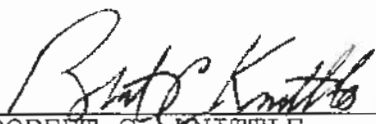
and specifically there is no evidence in this matter to prove that Dr. Gunnlaugsson violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Gunnlaugsson to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Gunnlaugsson engaged in unprofessional conduct and/or failed to practice medicine and surgery with the level of care, 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 Dr. Gunnlaugsson's license to practice medicine and surgery for reasons set forth in W. Va. Code §30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 12, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

KYLE RICE HEGG, M.D.

COMPLAINT NO. 11-41-C

DECISION

FINDINGS OF FACT

1. Kyle Rice Hegg, M.D. ("Dr. Hegg"), holds a license to practice medicine and surgery in West Virginia, License No. 13963, and his address of record with the Board is in Huntington, West Virginia.

2. In March 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Nina L. Clark, alleging that Dr. Hegg failed to adequately care for and treat the Complainant by failing to properly perform surgery on the Complaint's knee, leading to permanent problems with pain.

3. The Complaint Committee began an investigation of the complaint and in May 2011, Dr. Hegg filed a response to the complaint.

4. Subsequently, Dr. Hegg's response was forwarded to the Complainant and in June 2011, the Complainant filed a reply.

5. At the September 11, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Hegg failed to practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician,

engaged in the same specialty, as being acceptable under similar conditions and circumstances. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Hegg's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on September 12, 2011.

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. Hegg 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 to prove that Dr. Hegg violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. Hegg's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Hegg failed to practice medicine and surgery with the level of care, 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 Dr. Hegg's license to practice medicine and surgery for reasons set forth in W. Va. Code §30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 12, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ROBERT BRIAN JOHNSTON, M.D.

COMPLAINT NO. 11-76-R

DECISION

FINDINGS OF FACT

1. Robert Brian Johnston, M.D. ("Dr. Johnston"), holds a license to practice medicine and surgery in West Virginia, License No. 21317, and his address of record with the Board is in Charleston, West Virginia.

2. In July 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Vanessa C. Reynolds alleging that Dr. Johnston behaved in an unprofessional manner by charging the Complainant for an office visit that did not occur and inappropriately discharging the Complainant and her family.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in July 2011, Dr. Johnston filed a response to the complaint.

4. Subsequently, Dr. Johnston's response was forwarded to the Complainant and the Complainant filed a reply in August 2011.

5. At the September 11, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Johnston engaged

in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Johnston's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the Board at its regular meeting on September 12, 2011.

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. Johnston 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 to prove that Dr. Johnston violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. Johnston's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Johnston 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 Dr. Johnston's license to practice medicine and surgery for reasons set forth in W. Va. Code §30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 12, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MICHAEL WARREN LASSERE, M.D.

COMPLAINT NO. 11-70-B

DECISION

FINDINGS OF FACT

1. Michael Warren Lassere, M.D. ("Dr. Lassere"), holds a license to practice medicine and surgery in West Virginia, License No. 15349, and his address of record with the Board is in Summersville, West Virginia.

2. In June 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Shalee Bragg, alleging that Dr. Lassere failed to adequately care for and treat Complainant by failing to perform appropriate examinations and tests, and failing to properly diagnosis the Complainant.

3. The Complaint Committee began an investigation of the complaint and in July 2011, Dr. Lassere filed a response to the complaint.

4. Subsequently, Dr. Lassere's response was forwarded to the Complainant and in July 2011, the Complainant filed a reply.

5. At the September 11, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Lassere failed to practice medicine and surgery with the level of care, skill and

treatment which is recognized by a reasonable, prudent physician, engaged in the same specialty, as being acceptable under similar conditions and circumstances. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Lassere's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on September 12, 2011.

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. Lassere 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 to prove that Dr. Lassere violated any provision of the Medical Practice Act or rule of the Board.

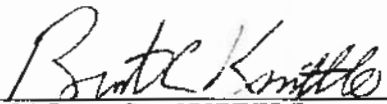
3. The evidence presented in this matter fails to prove that Dr. Lassere's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Lassere failed to practice medicine and

surgery with the level of care, 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 Dr. Lassere's license to practice medicine and surgery for reasons set forth in W. Va. Code §30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 12, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

RAJAN BAKHSHISH MASIH, M.D.

COMPLAINT NO. 10-50-B

DECISION

FINDINGS OF FACT

1. Rajan Bakhshish Masih, M.D. ("Dr. Masih"), held a license to practice medicine and surgery in West Virginia, License No. 19166, and his address of record with the Board is in Petersburg, West Virginia.

2. In April 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Kelly Bearfield alleging that Dr. Masih behaved in an unprofessional manner by inappropriately discharging the Complainant and her family and failing to supply the Complainant with a copy of her and her family's medical records.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2010, a response was filed on behalf of Dr. Masih.

4. Subsequently, Dr. Masih's response along with medical records received from Dr. Masih were forwarded to the Complainant and the Complainant filed a reply in July 2010.

5. Dr. Masih's license to practice medicine and surgery expired on June 30, 2011, and by Order dated July 11, 2011, his license was revoked by the West Virginia Board of Medicine.

5. At the September 11, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that insufficient evidence existed in this matter to show that Dr. Masih 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 also determined that the West Virginia Board of Medicine no longer has jurisdiction over the matter as Dr. Masih is no longer licensed to practice medicine and surgery in the state of West Virginia. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Masih and voted to close the case, all of which was reported to the Board at its regular meeting on September 12, 2011.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine and its Complaint Committee have no jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in W. Va. Code §30-3-14(c), which requires that a physician be "licensed or otherwise lawfully practicing in this State".

2. There is insufficient evidence in this matter to prove that Dr. Masih 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 to

prove that Dr. Masih violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. Masih's license to practice medicine and surgery in this State should be restricted or limited because insufficient evidence exists to show that Dr. Masih 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). In addition, the Board is not empowered to discipline Dr. Masih as he does not hold a valid license to practice medicine and surgery in the State of West Virginia.

4. This matter is therefore closed and dismissed by the West Virginia Board of Medicine.

DATE ENTERED: September 12, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JOSEPH MOUCHIZADEH, M.D.

COMPLAINT NO. 10-181-E

DECISION

FINDINGS OF FACT

1. Joseph Mouchizadeh, M.D. ("Dr. Mouchizadeh"), holds a license to practice medicine and surgery in West Virginia, License No. 20833, and his address of record with the Board is in Ronceverte, West Virginia.

2. In December 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Thomas M. Eure, alleging that Dr. Mouchizadeh failed to adequately care for and treat Complainant by failing to properly perform surgery and by performing unnecessary surgery and other medical procedures.

3. The Complaint Committee began an investigation of the complaint and in February 2011, Dr. Mouchizadeh filed a response to the complaint.

4. Subsequently, Dr. Mouchizadeh's response was forwarded to the Complainant and in February 2011, 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. Mouchizadeh had not breached any standards of care nor been negligent in the Complainant's treatment.

6. At the September 11, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Mouchizadeh failed to practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician, engaged in the same specialty, as being acceptable under similar conditions and circumstances. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Mouchizadeh's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on September 12, 2011.

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. Mouchizadeh 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 to prove that Dr. Mouchizadeh violated any provision of the Medical Practice Act or

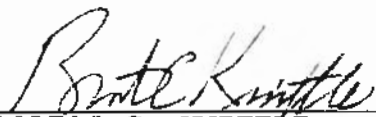
rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. Mouchizadeh's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Mouchizadeh failed to practice medicine and surgery with the level of care, 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 Dr. Mouchizadeh's license to practice medicine and surgery for reasons set forth in W. Va. Code §30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 12, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

BANDY BILL MULLINS, M.D.

COMPLAINT NO. 11-54-B

DECISION

FINDINGS OF FACT

1. Bandy Bill Mullins, M.D. ("Dr. Mullins"), holds a license to practice medicine and surgery in West Virginia, License No. 22570, and his address of record with the Board is in Summersville, West Virginia.

2. In April 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Hermanetta Brown, alleging that Dr. Mullins failed to adequately care for and treat the Complainant by failing to respond to numerous inquiries from the Complainant following surgery, resulting in the Complainant having to go to the emergency room and being admitted for further surgery.

3. The Complaint Committee began an investigation of the complaint and in May 2011, Dr. Mullins filed a response to the complaint.

4. Subsequently, Dr. Mullins' response was forwarded to the Complainant and the Complainant filed no reply.

5. At the September 11, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Mullins failed to practice medicine and surgery with the level of care, skill and

treatment which is recognized by a reasonable, prudent physician, engaged in the same specialty, as being acceptable under similar conditions and circumstances. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Mullins' license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on September 12, 2011.

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. Mullins is unqualified to practice medicine and surgery in this State for any reason set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence in this matter to prove that Dr. Mullins violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. Mullins' license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Mullins failed to practice medicine and

surgery with the level of care, 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 Dr. Mullins' license to practice medicine and surgery for reasons set forth in W. Va. Code §30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 12, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

KURT MYRON NELLHAUS, M.D.

COMPLAINT NO. 11-51-F

DECISION

FINDINGS OF FACT

1. Kurt Myron Nellhaus, M.D. ("Dr. Nellhaus"), holds a license to practice medicine and surgery in West Virginia, License No. 15554, and his address of record with the Board is in Charleston, West Virginia.

2. In April 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Clinton Allen Frame, alleging that Dr. Nellhaus failed to adequately care for and treat Complainant by failing to respond to the Complainant's numerous complaints regarding his medications resulting in the Complainant suffering side effects for over two weeks.

3. The Complaint Committee began an investigation of the complaint and in June 2011, Dr. Nellhaus filed a response to the complaint.

4. Subsequently, Dr. Nellhaus' response was forwarded to the Complainant and the Complainant filed no reply.

5. At the September 11, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Nellhaus failed to practice medicine and surgery with the level of care, skill and

treatment which is recognized by a reasonable, prudent physician, engaged in the same specialty, as being acceptable under similar conditions and circumstances. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Nellhaus' license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the West Virginia Board of Medicine at its regular meeting on September 12, 2011.

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. Nellhaus 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 to prove that Dr. Nellhaus violated any provision of the Medical Practice Act or rule of the Board.

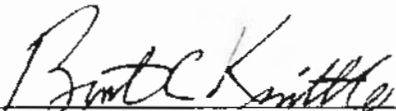
3. The evidence presented in this matter fails to prove that Dr. Nellhaus' license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Nellhaus failed to practice medicine and

surgery with the level of care, 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 Dr. Nellhaus' license to practice medicine and surgery for reasons set forth in W. Va. Code §30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 12, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

BASIL PAUL PAPADIMITRIOU, M.D.

COMPLAINT NO. 11-66-0

DECISION

FINDINGS OF FACT

1. Basil Paul Papadimitriou, M.D. ("Dr. Papadimitriou"), holds a license to practice medicine and surgery in West Virginia, License No. 08646, and his address of record with the Board is in Wheeling, West Virginia.

2. In May 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from James Oursler alleging that Dr. Papadimitriou behaved in an unprofessional manner by inappropriately discharging the Complainant.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in July 2011, Dr. Papadimitriou filed a response to the complaint.

4. Subsequently, Dr. Papadimitriou's response was forwarded to the Complainant and the Complainant filed a reply in July 2011.

5. At the September 11, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Papadimitriou engaged in dishonorable, unethical or unprofessional conduct of a

character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Papadimitriou's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the Board at its regular meeting on September 12, 2011.

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. Papadimitriou 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 to prove that Dr. Papadimitriou violated any provision of the Medical Practice Act or rule of the Board.

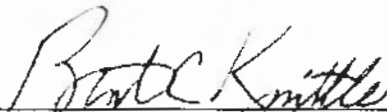
3. The evidence presented in this matter fails to prove that Dr. Papadimitriou's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Papadimitriou engaged in dishonorable, unethical or unprofessional conduct of a character 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 Dr. Papadimitriou's license to practice medicine and surgery for reasons set forth in W. Va. Code §30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 12, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DARRELL STEVEN REISNER, M.D.

COMPLAINT NO. 11-28-M

DECISION

FINDINGS OF FACT

1. Darrell Steven Reisner, M.D. ("Dr. Reisner"), holds a license to practice medicine and surgery in West Virginia, License No. 22827, and his address of record with the Board is in Oak Hill, Virginia.

2. In March 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Lawrence M. Minardi, M.D., alleging that Dr. Reisner failed to practice medicine acceptably and engaged in unprofessional conduct by failing to perform pre-opt and post-opt surgical care and failing to have appropriate surgical backup for his patients.

3. The Complaint Committee began an investigation of the complaint and in April 2011, Dr. Reisner filed a response to the complaint.

4. Subsequently, Dr. Reisner's response was forwarded to the Complainant and the Complainant filed a reply in May 2011.

5. Dr. Reisner appeared for a full discussion of the matter before the Complaint Committee at the September 11, 2011, meeting. The Complaint Committee reviewed all of the information received with respect to the complaint and determined that there

is no evidence in this matter to show that Dr. Reisner failed to practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty, as being acceptable under similar conditions and circumstances. Moreover, there is no evidence in this matter to show that Dr. Reisner engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Reisner'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 September 12, 2011.

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. Reisner 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 to prove that Dr.

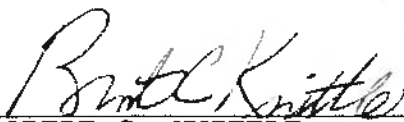
Reisner violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that the license of Dr. Reisner to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Reisner engaged in unprofessional conduct and/or failed to practice medicine and surgery with the level of care, 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 Dr. Reisner's license to practice medicine and surgery for reasons set forth in W. Va. Code §30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 12, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MICHAEL SHRAMOWIAT, M.D.

COMPLAINT NO. 11-52-B

DECISION

FINDINGS OF FACT

1. Michael Shramowiat, M.D. ("Dr. Shramowiat"), holds a license to practice medicine and surgery in West Virginia, License No. 17187, and his address of record with the Board is in Vienna, West Virginia.

2. In April 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Robin Bearnse, on behalf of her daughter, Erica Bearnse, alleging that Dr. Shramowiat failed to practice medicine acceptably and engaged in unprofessional conduct by prescribing narcotics, on a continuing basis, to the Complainant's daughter whom Dr. Shramowiat knew to be a drug addict.

3. The Complaint Committee began an investigation of the complaint and in May 2011, Dr. Shramowiat filed a response to the complaint.

4. Subsequently, Dr. Shramowiat's response was forwarded to the Complainant and the Complainant filed no reply.

5. At the September 11, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there is no evidence in this matter to show that Dr. Shramowiat failed

to practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty, as being acceptable under similar conditions and circumstances. Moreover there is no evidence in this matter to show that Dr. Shramowiat engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Shramowiat'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 September 12, 2011.

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. Shramowiat 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 to prove that Dr. Shramowiat 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. Shramowiat to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Shramowiat engaged in unprofessional conduct and/or failed to practice medicine and surgery with the level of care, 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 Dr. Shramowiat's license to practice medicine and surgery for reasons set forth in W. Va. Code §30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 12, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

NICHOLAS LEE SMITH, P.A.-C.

COMPLAINT NO. 11-55-D

DECISION

FINDINGS OF FACT

1. Nicholas Lee Smith, P.A.-C. ("Mr. Smith"), holds a license to practice as a physician assistant in West Virginia, License No. 01232, and his address of record with the Board is in Madison, West Virginia.

2. In April 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Shelley Dickerson, alleging that Mr. Smith failed to practice acceptably as a physician assistant, engaged in unprofessional conduct by calling Child Protective Services during an examination of the Complainant's daughter, and by giving that agency false information.

3. The Complaint Committee began an investigation of the complaint and in May 2011, Mr. Smith filed a response to the complaint.

4. Subsequently, Mr. Smith's response was forwarded to the Complainant. The Complainant filed no reply.

5. At the September 11, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show a violation of the regulations pertaining to physician assistants. As a result, the

Complaint Committee determined that there was no reason in this matter to proceed against Mr. Smith's license to practice as a physician assistant 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 12, 2011.

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 Mr. Smith is unqualified to practice as a physician assistant in this State for any reason set forth in W. Va. Code §30-3-16 and 11 CSR 1B and specifically there is no evidence in this matter to prove that Mr. Smith violated any provision of the Medical Practice Act or rule of the Board.

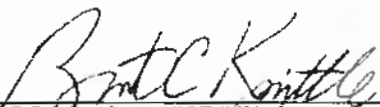
3. The evidence presented in this matter fails to prove Mr. Smith's license to practice as a physician assistant in this State should be restricted or limited because no evidence exists to show misconduct in his practice as a physician assistant. 11 CSR 1B 10.1.h.5.

4. No probable cause exists in this matter to

substantiate disqualification as a physician assistant or to restrict Mr. Smith's license to practice as a physician assistant for reasons set forth in W. Va. Code §30-3-16 and/or in the rules promulgated thereunder.

DATE ENTERED: September 12, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

GAI LOUISE SMYTHE, M.D.

COMPLAINT NO. 11-38-W

DECISION

FINDINGS OF FACT

1. Gai Louise Smythe, M.D. ("Dr. Smythe"), holds a license to practice medicine and surgery in West Virginia, License No. 20569, and her address of record with the Board is in Charleston, West Virginia.

2. In March 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Eddie M. Withrow alleging that Dr. Smythe behaved in an unprofessional manner by refusing to prescribe the Complainant any further narcotic medications after a drug screening revealed the medications were not present in the Complainant's system.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in May 2011, Dr. Smythe filed a response to the complaint.

4. Subsequently, Dr. Smythe's response was forwarded to the Complainant and the Complainant filed no reply.

5. At the September 11, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Smythe engaged in

dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Smythe's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the Board at its regular meeting on September 12, 2011.

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. Smythe 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 to prove that Dr. Smythe violated any provision of the Medical Practice Act or rule of the Board.


3. The evidence presented in this matter fails to prove that Dr. Smythe's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Smythe 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 Dr. Smythe's license to practice medicine and surgery for reasons set forth in W. Va. Code §30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: September 12, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

WEST VIRGINIA BOARD OF MEDICINE

Complaints/Investigations - 2011

**Closed Cases - No Probable Cause Found/
No Disciplinary Sanction**

MONTH OF NOVEMBER, 2011

11-74-R Paul Alex Blair, M.D.
11-97-K Jason Allan Castle, M.D.
11-73-C David Anthony Ciarolla, M.D.
10-104-W Harold Anthony Cofer, Jr., M.D.
11-101-P Dale Steven Herman, D.P.M.
11-83-Z Sonia Juneja, M.D.
11-72-L Carl Warren Liebig, M.D.
11-27-M Earl Lynn Nelson, M.D.
11-88-A Basil Paul Papadimitriou, M.D.
11-85-C Porfirio R. Pascasio, Sr., M.D.
11-96-B David Carol Shamblin, M.D.
11-90-M Deleno H. Webb, III, M.D.
11-82-Z Masood Muhammad Zafar, M.D.

TOTAL 13

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

PAUL ALEX BLAIR, M.D.

COMPLAINT NO. 11-74-R

DECISION

FINDINGS OF FACT

1. Paul Alex Blair, M.D. ("Dr. Blair"), holds a license to practice medicine and surgery in West Virginia, License No. 11537, and his address of record with the Board is in Hurricane, West Virginia.

2. In July 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Lorintha Rose, alleging that Dr. Blair failed to practice medicine acceptably and engaged in unprofessional conduct with respect to the care and treatment rendered to the Complainant.

3. The Complaint Committee began an investigation of the complaint and in August 2011, Dr. Blair filed a response to the complaint.

4. Subsequently, Dr. Blair's response was forwarded to the Complainant, and the Complainant filed a reply in September 2011.

5. At the November 13, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there is no evidence in this matter to show that Dr. Blair failed to

practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty, as being acceptable under similar conditions and circumstances. Moreover, there is no evidence in this matter to show that Dr. Blair engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Blair'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 November 14, 2011.

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. Blair 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 to prove that Dr. Blair 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. Blair to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Blair engaged in unprofessional conduct and/or failed to practice medicine and surgery with the level of care, 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 Dr. Blair's license to practice medicine and surgery for reasons set forth in W. Va. Code §30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 14, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JASON ALLAN CASTLE, M.D.

COMPLAINT NO. 11-97-K

DECISION

FINDINGS OF FACT

1. Jason Allan Castle, M.D. ("Dr. Castle"), holds a license to practice medicine and surgery in West Virginia, License No. 22755, and his address of record with the Board is in Charleston, West Virginia.

2. In August 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Lanny L. Kelso, alleging that Dr. Castle failed to practice medicine acceptably and engaged in unprofessional conduct with respect to the care and treatment rendered to the Complainant.

3. The Complaint Committee began an investigation of the complaint and in September 2011, Dr. Castle filed a response to the complaint.

4. Subsequently, Dr. Castle's response was forwarded to the Complainant and the Complainant filed a reply in October 2011.

5. At the November 13, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there is no evidence in this matter to show that Dr. Castle failed to

practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty, as being acceptable under similar conditions and circumstances. Moreover, there is no evidence in this matter to show that Dr. Castle engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Castle'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 November 14, 2011.

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. Castle 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 to prove that Dr. Castle 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. Castle to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Castle engaged in unprofessional conduct and/or failed to practice medicine and surgery with the level of care, 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 Dr. Castle's license to practice medicine and surgery for reasons set forth in W. Va. Code §30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 14, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DAVID ANTHONY CIAROLLA, M.D.

COMPLAINT NO. 11-73-C

DECISION

FINDINGS OF FACT

1. David Anthony Ciarolla, M.D. ("Dr. Ciarolla"), holds a license to practice medicine and surgery in West Virginia, License No. 17859, and his address of record with the Board is in Fairmont, West Virginia.

2. In June 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Linda Sue Carpenter, alleging that Dr. Ciarolla failed to practice medicine acceptably and engaged in unprofessional conduct with respect to the care and treatment rendered to the Complainant.

3. The Complaint Committee began an investigation of the complaint and in August 2011, Dr. Ciarolla filed a response to the complaint.

4. Subsequently, Dr. Ciarolla's response was forwarded to the Complainant and the Complainant filed a reply in September 2011.

5. At the November 13, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there is no evidence in this matter to show that Dr. Ciarolla failed to

practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty, as being acceptable under similar conditions and circumstances. Moreover, there is no evidence in this matter to show that Dr. Ciarolla engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Ciarolla'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 November 14, 2011.

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. Ciarolla 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 to prove that Dr. Ciarolla 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. Ciarolla to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Ciarolla engaged in unprofessional conduct and/or failed to practice medicine and surgery with the level of care, 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 Dr. Ciarolla's license to practice medicine and surgery for reasons set forth in W. Va. Code §30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 14, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

HAROLD ANTHONY COFER, JR., M.D.

COMPLAINT NO. 10-104-W

DECISION

FINDINGS OF FACT

1. Harold Anthony Cofer, Jr., M.D. ("Dr. Cofer"), holds a license to practice medicine and surgery in West Virginia, License No. 12594, and his address of record with the Board is in Princeton, West Virginia.

2. In July 2010, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") initiated a complaint against Dr. Cofer, alleging he failed to practice medicine acceptably and engaged in unprofessional conduct by dispensing/prescribing controlled substances other than in good faith and in a therapeutic manner in accordance with accepted medical standards.

3. The Complaint Committee began an investigation of the complaint and in August 2010, Dr. Cofer filed a response to the complaint.

4. At the September 12, 2010, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and instructed further investigation by the Board Investigator.

5. Additional information was submitted to the Complaint Committee by the Board Investigator at the September 11,

2011, Complaint Committee meeting and the Complaint Committee authorized a subpoena for ten (10) medical records from Dr. Cofer's medical practice.

6. The Complaint Committee reviewed all subpoenaed medical records from Dr. Cofer's medical practice at the November 13, 2011, Complaint Committee meeting and determined that there is insufficient evidence in this matter to show that Dr. Cofer failed to practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty, as being acceptable under similar conditions and circumstances. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Cofer'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 November 14, 2011.

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. Cofer 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 in this matter to prove that Dr. Cofer violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. Cofer's license to practice medicine and surgery in this State should be restricted or limited because insufficient evidence exists to show that Dr. Cofer failed to practice medicine and surgery with the level of care, 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 Dr. Cofer's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 14, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DALE STEVEN HERMAN, D.P.M.

COMPLAINT NO. 11-101-P

DECISION

FINDINGS OF FACT

1. Dale Steven Herman, D.P.M ("Dr. Herman"), holds a license to practice podiatry in West Virginia, License No. 00227, and his address of record with the Board is in Martinsburg, West Virginia.

2. In August 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Angela Pearson, alleging that Dr. Herman behaved in an unprofessional manner by inappropriately failing to maintain appropriate patient records and release to the Complainant a complete copy of her medical records and x-rays upon request.

3. The Complaint Committee began an investigation of the complaint and in September 2011, Dr. Herman filed a response to the complaint.

4. Subsequently, Dr. Herman's response was forwarded to the Complainant and the Complainant filed a reply in October 2011.

5. At the November 13, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there

is no evidence in this matter to show that Dr. Herman failed to practice podiatry with the level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty, as being acceptable under similar conditions and circumstances. Moreover, there is no evidence to show that Dr. Herman engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Herman's license to practice podiatry 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 14, 2011.

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. Herman 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 to prove that Dr. Herman violated any provision of the Medical Practice Act or rule of the

Board.

3. The evidence presented in this matter fails to prove that Dr. Herman's license to practice podiatry in this State should be restricted or limited because no evidence exists to show that Dr. Herman engaged in unprofessional conduct and/or failed to practice podiatry with the level of care, 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 podiatry or to restrict Dr. Herman's license to practice podiatry for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 14, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

SONIA JUNEJA, M.D.

COMPLAINT NO. 11-83-Z

DECISION

FINDINGS OF FACT

1. Sonia Juneja, M.D. ("Dr. Juneja"), holds a license to practice medicine and surgery in West Virginia, License No. 22991, and her address of record with the Board is in Morgantown, West Virginia.

2. In July 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Kenneth E. Zurbano, alleging that Dr. Juneja failed to practice medicine acceptably and engaged in unprofessional conduct with respect to Dr. Juneja's independent forensic psychiatric evaluation regarding the complainant.

3. The Complaint Committee began an investigation of the complaint and in August 2011, Dr. Juneja filed a response to the complaint.

4. Subsequently, Dr. Juneja's response was forwarded to the Complainant and the Complainant filed a reply in September 2011.

5. At the November 13, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there is no evidence in this matter to show that Dr. Juneja failed to

practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty, as being acceptable under similar conditions and circumstances. Moreover, there is no evidence in this matter to show that Dr. Juneja engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Juneja'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 November 14, 2011.

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. Juneja 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 to prove that Dr. Juneja 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. Juneja to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Juneja engaged in unprofessional conduct and/or failed to practice medicine and surgery with the level of care, 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 Dr. Juneja's license to practice medicine and surgery for reasons set forth in W. Va. Code §30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 14, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

CARL WARREN LIEBIG, M.D.

COMPLAINT NO. 11-72-L

DECISION

FINDINGS OF FACT

1. Carl Warren Liebig, M.D. ("Dr. Liebig"), holds a license to practice medicine and surgery in West Virginia, License No. 13152, and his address of record with the Board is in Bridgeport, West Virginia.

2. In June 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Douglas C. Loeffler, alleging that Dr. Liebig behaved in an unprofessional manner by failing to supply the Complainant with a selected portion of his medical records upon request.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in July 2011, Dr. Liebig filed a response to the complaint.

4. Subsequently, Dr. Liebig's response was forwarded to the Complainant and the Complainant filed no reply.

5. At the November 13, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Liebig engaged in dishonorable, unethical or unprofessional conduct of a character

likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Liebig's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the Board at its regular meeting on November 14, 2011.

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. Liebig 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 to prove that Dr. Liebig violated any provision of the Medical Practice Act or rule of the Board.


3. The evidence presented in this matter fails to prove that Dr. Liebig's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Liebig 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 Dr. Liebig's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 14, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

EARL LYNN NELSON, M.D.

COMPLAINT NO. 11-27-M

DECISION

FINDINGS OF FACT

1. Earl Lynn Nelson, M.D. ("Dr. Nelson"), holds a license to practice medicine and surgery in West Virginia, License No. 22626, and his address of record with the Board is in Huntington, West Virginia.

2. In March 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Lawrence M. Minardi, M.D., alleging that Dr. Nelson failed to practice medicine acceptably and engaged in unprofessional conduct by failing to perform pre-op and post-op surgical care and failing to have appropriate surgical backup for his patients.

3. The Complaint Committee began an investigation of the complaint and in April 2011, Dr. Nelson filed a response to the complaint.

4. Subsequently, Dr. Nelson's response was forwarded to the Complainant and the Complainant filed a reply in May 2011.

5. Dr. Nelson appeared for a full discussion of the matter before the Complaint Committee at its September 11, 2011, meeting.

6. The Complaint Committee requested further information from Dr. Nelson, and at the November 13, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there is insufficient evidence in this matter to show that Dr. Nelson failed to practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty, as being acceptable under similar conditions and circumstances. Moreover, there is insufficient evidence in this matter to show that Dr. Nelson engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Nelson'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 November 14, 2011.

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. Nelson is unqualified to practice medicine and surgery in this State for any reason set forth in W. Va. Code §30-3-14(c) and specifically there is insufficient evidence in this matter to prove that Dr. Nelson 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. Nelson to practice medicine and surgery in this State should be restricted or limited because insufficient evidence exists to show that Dr. Nelson engaged in unprofessional conduct and/or failed to practice medicine and surgery with the level of care, 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 Dr. Nelson's license to practice medicine and surgery for reasons set forth in W. Va. Code §30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 14, 2011

FOR THE COMMITTEE:

Robert C. Knittle

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

BASIL PAUL PAPADIMITRIOU, M.D.

COMPLAINT NO. 11-88-A

DECISION

FINDINGS OF FACT

1. Basil Paul Papadimitriou, M.D. ("Dr. Papadimitriou"), holds a license to practice medicine and surgery in West Virginia, License No. 8646, and his address of record with the Board is in Wheeling, West Virginia.

2. In August 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Martha Arms, alleging that Dr. Papadimitriou behaved in an unprofessional manner by refusing to write a prescription for another pain medication and to authorize a scooter for the Complainant.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in September 2011, Dr. Papadimitriou filed a response to the complaint.

4. Subsequently, Dr. Papadimitriou's response was forwarded to the Complainant and the Complainant filed no reply.

5. At the November 13, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Papadimitriou

engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Papadimitriou's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the Board at its regular meeting on November 14, 2011.

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. Papadimitriou 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 to prove that Dr. Papadimitriou violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. Papadimitriou's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Papadimitriou 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 Dr. Papadimitriou's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 14, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

PORFIRIO R. PASCASIO, SR., M.D.

COMPLAINT NO. 11-85-C

DECISION

FINDINGS OF FACT

1. Porfirio R. Pascasio, Sr., M.D. ("Dr. Pascasio"), holds a license to practice medicine and surgery in West Virginia, License No. 10041, and his address of record with the Board is in Weston, West Virginia.

2. In July 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Dennis H. Conner, alleging that Dr. Pascasio behaved in an unprofessional manner by refusing to prescribe Ultram® to the Complainant.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in August 2011, Dr. Pascasio filed a response to the complaint.

4. Subsequently, Dr. Pascasio's response was forwarded to the Complainant and the Complainant filed a reply in August 2011.

5. At the November 13, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Pascasio engaged in dishonorable, unethical or unprofessional conduct of a

character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Pascasio's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the Board at its regular meeting on November 14, 2011.

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. Pascasio 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 to prove that Dr. Pascasio violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. Pascasio's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Pascasio 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 Dr. Pascasio's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 14, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DAVID CAROL SHAMBLIN, M.D.

COMPLAINT NO. 11-96-B

DECISION

FINDINGS OF FACT

1. David Carol Shamblin, M.D. ("Dr. Shamblin"), holds a license to practice medicine and surgery in West Virginia, License No. 14016, and his address of record with the Board is in Beckley, West Virginia.

2. In August 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Juanita L. Bragg, alleging that Dr. Shamblin behaved in an unprofessional manner by charging a fee for an evaluation to re-open a Worker's Compensation claim and failing to provide a copy of the medical records to the Complainant.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in September 2011, Dr. Shamblin filed a response to the complaint.

4. Subsequently, Dr. Shamblin's response was forwarded to the Complainant and the Complainant filed a reply in September 2011.

5. At the November 13, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that no evidence existed in this matter to show that Dr. Shamblin engaged

in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Shamblin's license to practice medicine and surgery in the State of West Virginia and voted to close the case, all of which was reported to the Board at its regular meeting on November 14, 2011.

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. Shamblin 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 to prove that Dr. Shamblin violated any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented in this matter fails to prove that Dr. Shamblin's license to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Shamblin 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 Dr. Shamblin's license to practice medicine and surgery for reasons set forth in W. Va. Code § 30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 14, 2011

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. 11-90-M

DECISION

FINDINGS OF FACT

1. Deleno H. Webb, III, M.D. ("Dr. Webb"), holds a license to practice medicine and surgery in West Virginia, License No. 9413, and his address of record with the Board is in Huntington, West Virginia.

2. In August 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from William M. Mullins, alleging that Dr. Webb failed to practice medicine acceptably and engaged in unprofessional conduct with respect to the care and treatment rendered to the Complainant.

3. The Complaint Committee began an investigation of the complaint and in August 2011, Dr. Webb filed a response to the complaint.

4. Subsequently, Dr. Webb's response was forwarded to the Complainant and the Complainant filed a reply in September 2011.

5. At the November 13, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there is no evidence in this matter to show that Dr. Webb failed to

practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty, as being acceptable under similar conditions and circumstances. Moreover, there is no evidence in this matter to show that Dr. Webb engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Webb'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 November 14, 2011.

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. 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 in this matter to prove that Dr. Webb 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. Webb to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Webb engaged in unprofessional conduct and/or failed to practice medicine and surgery with the level of care, 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 Dr. Webb's license to practice medicine and surgery for reasons set forth in W. Va. Code §30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 14, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MASOOD MUHAMMAD ZAFAR, M.D.

COMPLAINT NO. 11-82-Z

DECISION

FINDINGS OF FACT

1. Masood Muhammad Zafar, M.D. ("Dr. Zafar"), holds a license to practice medicine and surgery in West Virginia, License No. 23290, and his address of record with the Board is in Weston, West Virginia.

2. In July 2011, the Complaint Committee of the West Virginia Board of Medicine ("Complaint Committee") received a complaint from Kenneth E. Zurbano, alleging that Dr. Zafar failed to practice medicine acceptably and engaged in unprofessional conduct with respect to the care and treatment rendered to the Complainant.

3. The Complaint Committee began an investigation of the complaint and in August 2011, Dr. Zafar filed a response to the complaint.

4. Subsequently, Dr. Zafar's response was forwarded to the Complainant and the Complainant filed a reply in September 2011.

5. At the November 13, 2011, Complaint Committee meeting, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there is no evidence in this matter to show that Dr. Zafar failed to

practice medicine and surgery with the level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty, as being acceptable under similar conditions and circumstances. Moreover, there is no evidence in this matter to show that Dr. Zafar engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof. As a result, the Complaint Committee determined that there was no reason in this matter to proceed against Dr. Zafar'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 November 14, 2011.

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. Zafar 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 to prove that Dr. Zafar 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. Zafar to practice medicine and surgery in this State should be restricted or limited because no evidence exists to show that Dr. Zafar engaged in unprofessional conduct and/or failed to practice medicine and surgery with the level of care, 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 Dr. Zafar's license to practice medicine and surgery for reasons set forth in W. Va. Code §30-3-14(c) and/or in the rules promulgated thereunder.

DATE ENTERED: November 14, 2011

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

2011

COMPLAINTS/INVESTIGATIONS

OPEN CASES, INVESTIGATION INITIATED AND CONTINUING

OPEN CASES, DISCIPLINARY PROCEEDINGS COMMENCED

PROBABLE CAUSE FINDINGS

WEST VIRGINIA BOARD OF MEDICINE

2011

Complaints/Investigations Open Cases, Investigation Initiated and Continuing

Total Number of Open Cases

78

<u>Number of Complaints*</u>	<u>Nature of Complaint</u>
56	Malpractice or Failure to Practice Acceptably
36	Unprofessional Conduct
7	Prescribing Other Than in Good Faith
5	Failure to Perform Statutory or Legal Obligation
4	Failure to Keep Written Records Justifying Treatment
4	Prescribing Controlled Substances Other Than Medicinally
4	Violation of Laws, Rules and Orders
3	Charging Excessive, Unconscionable Fees
3	Deceptive Representations in Practice
2	Exploitation for Financial Gain
1	Disciplinary Action in Another State/ License Denial
1	Exercising Influence for Sexual Activity with Patient
1	Failure to Maintain Medical Record for Three Years from Last Patient Encounter
1	False Reporting/Failing to File Required Report
1	Knowing Delegation of Responsibilities to One Unqualified
1	Prescribing Schedule II Amphetamines Except in Authorized Cases

*please note that open cases may have more than one (1) nature of complaint

2011

Complaints/Investigations
Open Cases, Disciplinary Proceedings Commenced

West Virginia Board of Medicine, Petitioner, v.
Larry James Godfrey, M.D., Respondent.

West Virginia Board of Medicine, Petitioner, v.
Cecil Curtis Graham, M.D., Respondent.

West Virginia Board of Medicine, Petitioner, v.
Paul Edward Jackson, M.D., Respondent.

West Virginia Board of Medicine, Petitioner, v.
Leonard Anthony Reynolds, D.P.M., Respondent.

Probable Cause Findings
No Disciplinary Proceedings Commenced
As of December 31, 2011

Number

2

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

**WEST VIRGINIA BOARD OF MEDICINE,
PETITIONER,**

v.

**LARRY JAMES GODFREY, M.D.
RESPONDENT.**

COMPLAINT AND NOTICE OF HEARING

Now comes Petitioner, West Virginia Board of Medicine ("Board"), who states the following:

1. Respondent, Larry James Godfrey, M.D., ("Dr. Godfrey") is licensed to practice medicine and surgery in West Virginia, License No. 22722, issued in 2007 by the Board, and his address of record is in Parkersburg, West Virginia.

2. On Dr. Godfrey's licensure renewal application for the period from July 1, 2008, to June 30, 2010, submitted to the Board and dated June 30, 2010, Dr. Godfrey represented that he had completed the required minimum number of fifty (50) hours of continuing medical education coursework, including two (2) hours in the subject of end-of-life care including pain management, during the licensure period from July 1, 2008, to June 30, 2010.

3. In January 2011, Dr. Godfrey 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 coursework, as described in Board Rule 11 CSR 6 4.2, including two (2) hours in the subject of end-of-life care including pain management, as described in West Virginia Code § 30-1-7a, during the licensure period from July 1, 2008, to June 30, 2010.

4. By letter dated January 5, 2011, Dr. Godfrey was asked to provide written documentation to the Board within thirty (30) days, showing that he had completed the required continuing medical education coursework, pursuant to Board rule 11 CSR 6 4.2.

5. Because no such documentation was provided to the Board as required, the Complaint Committee of the Board in May 2011, initiated a complaint against Dr. Godfrey based upon his apparent deficiency of fifty (50) hours of continuing medical education coursework including two (2) hours of such coursework in the subject of end-of-life care including pain management, and his false certification that he had completed all the same during the licensure period from July 1, 2008, to June 30, 2010.

6. On July 22, 2011, Dr. Godfrey responded to the initiated complaint via email by stating that he was traveling out of the country, had not practiced in West Virginia since the spring of 2010, and his current business does not involve medical practice in West Virginia. He supplied a Memorandum declaring that he viewed the issue with the Board to be "fully administrative in nature."

7. As of November 10, 2011, Dr. Godfrey has not provided any written documentation showing that he has completed any required continuing medical education coursework during the licensure period July 1, 2008, to June 30, 2010.

8. Based on the facts set forth above, Dr. Godfrey has engaged in unprofessional conduct, in violation of West Virginia Code § 30-3-14 (c) (17) and 11 CSR 1A 12.1 (e) and (j).

9. Based on the facts set forth above, Dr. Godfrey renewed a license to practice medicine and surgery by making a false statement and fraudulent

misrepresentation in connection with a license application dated June 30, 2010, in violation of West Virginia Code § 30-3-14 (c)(17) and 11 CSR 1A 12.1(a) and 11 CSR 6 4.2 and 4.4.

Accordingly, Respondent Dr. Godfrey is hereby notified that a hearing will be convened on March 2, 2012, at 9:00 a.m. in the offices of the West Virginia Board of Medicine. The purpose of the hearing will be to determine whether disciplinary action should be imposed upon Dr. Godfrey's license to practice medicine and surgery in West Virginia. Respondent, Dr. Godfrey, may 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. Godfrey 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. Godfrey, under provisions of 11 CSR 3 11.5 (s). Dr. Godfrey shall, in writing, and within fifteen (15) days of receipt of this Complaint and Notice of Hearing, select as Hearing Examiner, either Jack C. McClung, Esquire, or Rebecca L. Stepto, Esquire, to preside at and conduct the proceedings.

Dated this December 14 day of 2011.

WEST VIRGINIA BOARD OF MEDICINE

Rev. O. Richard Bowyer
Reverend O. Richard Bowyer
President

Marian Swinker, M.D., M.P.H.
Marian Swinker, M.D., M.P.H.
Secretary

CERTIFICATE OF SERVICE

I, Deborah Lewis Rodecker, General Counsel for the West Virginia Board of Medicine, do hereby certify that I have served the foregoing Complaint and Notice of Hearing on the 15th day of December, 2011, by mailing a copy by first class certified mail to Dr. Godfrey at the following address of record:

Larry James Godfrey, M.D.
1707 Market Street, Suite A
Parkersburg, WV 26101

and by mailing copies by first class certified mail to Dr. Godfrey at the following addresses:

Larry James Godfrey, M.D.
401 Shatto Drive
Carlisle, Pennsylvania 17013

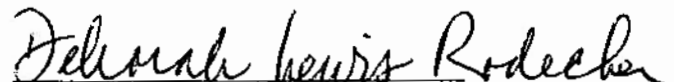
Larry James Godfrey, M.D.
4527 Gentrice Drive
Valrico, FL 33596-8455

and by mailing a copy regular first class mail to Dr. Godfrey at the following address:

Larry James Godfrey, M.D.
St. Joseph's Hospital
1824 Murdoch Avenue, PO Box 327
Parkersburg, WV 26102-0327

and by emailing a copy to Dr. Godfrey at the following address:

lg45125@gmail.com.



Deborah Lewis Rodecker
State Bar No. 3144
West Virginia Board of Medicine
101 Dee Drive
Charleston, WV 25311
304.558.2921 x. 214
Facsimile: 304.558. 2084
Deborah.Lewis.Rodecker@wv.gov

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

**WEST VIRGINIA BOARD OF MEDICINE,
PETITIONER,**

v.

**CECIL CURTIS GRAHAM, M.D.,
RESPONDENT.**

COMPLAINT AND NOTICE OF HEARING

Now comes the Petitioner, the West Virginia Board of Medicine ("Board"), and for its Complaint against Respondent, Cecil Curtis Graham, M.D. ("Dr. Graham"), states as follows:

1. Dr. Graham holds a license to practice medicine and surgery in the State of West Virginia, License No. 14895, issued originally in 1994.

2. At all times relevant hereto, Dr. Graham has acted as the President, Director and supervisor of the Know Pain Clinic located in Beckley, West Virginia.

3. In approximately 2000, Dr. Graham hired Narciso A. Rodriguez-Cayro, M.D. as a physician in the Know Pain Clinic.

4. In approximately late 2006 or early 2007, Dr. Graham moved to Arizona where he began to practice as a physician, which became the primary location where he treated patients.

5. Although Dr. Graham no longer resided in West Virginia, from November of 2007 to August of 2009, Dr. Graham was the supervising physician of record with the Board, for three physician assistants who were employed at the Know Pain Clinic in Beckley, West Virginia. Dr. Graham was the supervising physician of record for Donald

Ray Murphy from November 5, 2007 to August 29, 2009; Shawn Alexander Toney from November 5, 2007 to August 14, 2009; and Joseph Anderson Cooper from November 5, 2007 to August 29, 2009.

6. On August 26, 2009, the Board became aware that Dr. Rodriguez-Cayro, MD had left his employment and would no longer be working at the Know Pain Clinic.

7. After a site-check by the Board Investigator on August 31, 2011, the Board learned that Dr. Graham had been living in Arizona for approximately three years, had visited the clinic only a few times a year at most, and at that time there were no physicians on staff at the Know Pain Clinic to supervise the physician assistants or continue the care of the clinic's patients who were receiving scheduled controlled substances on a consistent basis.

8. Moreover, the Board learned that in the days following Dr. Rodriguez's departure, twenty-eight (28) prescriptions for controlled substances had been called into various pharmacies using Dr. Graham's DEA number. Also after further investigation, upon Dr. Rodriguez's departure, hundreds of prescriptions for controlled substances were written and Mr. Murphy stated they planned to overnight them to Dr. Graham in Arizona in order to obtain Dr. Graham's signature on each of the prescriptions.

9. Upon review of Dr. Graham's Board of Pharmacy report, Dr. Graham also wrote a prescription for a scheduled controlled substance for his mother.

10. In September 2009, the Complaint Committee of the Board initiated a complaint against Dr. Graham, which alleged dishonorable, unethical and/or unprofessional conduct; deceptive, untrue or fraudulent representation in the practice of medicine; failure to perform a statutory or legal obligation placed upon a licensed

physician; and the violation or attempted violation of a law or lawfully promulgated rule of regulation of this State, the Board, the United States and/or any other lawful authority.

11. In October 2009, Dr. Graham filed a response to the initiated complaint with the Board.

12. In November 2009, the Board received a complaint from a former patient alleging unethical or unprofessional conduct, due to Dr. Graham failing to staff the clinic with a physician and leaving the complainant/patient abandoned and unable to obtain refills of prescriptions for her medication.

13. In January 2010, Dr. Graham filed a response to this complaint with the Board and appeared on January 10, 2010, for a full discussion of both matters before the Complaint Committee of the Board.

14. In January 2011, the Complaint Committee referred both matters to an independent expert, Dr. Timothy Deer, M.D., for an independent and impartial review of the materials in these matters.

15. On April 25, 2011, the reviewing physician submitted his report concluding, in summary, that: (1) Dr. Graham had not closely or properly supervised the physician assistants; had not personally evaluated, examined, or taken a history from any of the patients involved in his review; did not staff the clinic and did not meet the standard of being immediately and personally available; (2) Dr. Graham did not properly assess, examine or evaluate the patients to determine appropriateness of controlled substances and did not document any review of addiction history, compliance or red flags for providing opioids in the reviewed cases; (3) Dr. Graham did not offer documentation that he participated actively in the care of the patients despite providing prescriptions

controlled by the DEA; (4) and that the patient records reviewed did not meet the standard of care for a practicing pain physician based on the knowledge base and practice of medicine for 2009.

16. On June 24, 2011, Dr. Graham filed a response to Dr. Deer's independent review, disagreeing with all of the reviewer's findings.

COUNT I

17. Dr. Graham engaged in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud, or harm the public or any member thereof in violation of West Virginia Code §30-3-14(c)(17), 11 CSR 1A 12.1(e) and (j).

COUNT II

18. Dr. Graham engaged in conduct which is calculated to bring, or has the effect of bringing, the medical profession into disrepute, including but not limited to, any departure from or failure to conform to the standards of acceptable and prevailing medical practice within the state, and departure from or failure to conform to the current principles of medical ethics of the AMA in violation of West Virginia Code §30-3-14(c) (17) and 11 CSR 1A 12.2(d).

COUNT III

19. Dr. Graham knowingly made deceptive, untrue or fraudulent representations in the practice of medicine and surgery in violation of West Virginia Code §30-3-14(c) (9) and 11 CSR 12.1(s).

COUNT IV

20. Dr. Graham made, presented, or caused to be made or presented, a false, fraudulent or forged statement, writing, certificate, diploma, or other material in

connection with an application for a license of West Virginia Code §30-3-14(c)(1) and West Virginia Rule 11 CSR 1A 12.1(a).

COUNT V

21. Dr. Graham failed to perform a statutory or legal obligation placed upon a licensed physician and engaged in activity which violated a law or promulgated rule of this State, the Board, the United States, and/or any other lawful authority in violation of West Virginia Code §30-3-14(c)(17), 11 CSR 1A 12.1(o), and 11 CSR 1A 12.2(bb).

COUNT VI

22. Dr. Graham failed to meet the standard of practice in connection with a supervisory and/or collaborative agreement with any health practitioner and failed to report a known or observed violation of this rule in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.2(f) and (j).

23. The continued practice by Dr. Graham as a physician in the State of West Virginia will adversely affect the health and welfare of patients.

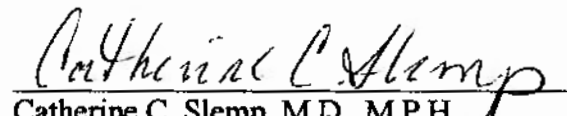
ACCORDINGLY, Cecil Curtis Graham, M.D., is hereby notified that a hearing will convene on February 28 and February 29, 2012, and if necessary, continue thereafter from day to day until completed, beginning at 9:30 a.m. in the offices of the West Virginia Board of Medicine, 101 Dee Drive, Suite 103, Charleston, West Virginia 25311. The purpose of the hearing will be to determine whether disciplinary action should be taken by Petitioner Board against the Respondent's license to practice medicine and surgery in West Virginia. The Respondent, Dr. Graham, must be present in person, may be accompanied by an attorney if he so desires, and may present witnesses or other evidence on his behalf. Failure of Dr. Graham 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 the allegations set out herein as confessed by Dr. Graham, under the provisions of 11 CSR 3 11.5.s. Within fifteen (15) days of receipt of this Complaint and Notice of Hearing, Dr. Graham shall, in writing, select as Hearing Examiner, either Carole Bloom, Esq., or Jack McClung, Esq., to preside at and conduct the proceedings.

Dated this 9 day of September, 2011.

WEST VIRGINIA BOARD OF MEDICINE


Reverend O. Richard Bowyer
President


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

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

**WEST VIRGINIA BOARD OF MEDICINE,
PETITIONER,**

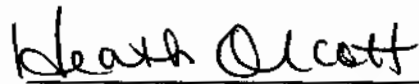
v.

**CECIL CURTIS GRAHAM, M.D.,
RESPONDENT.**

CERTIFICATE OF SERVICE

I, Heather L. Olcott, Esq., Counsel for Petitioner, the West Virginia Board of Medicine, do hereby certify that I have served the foregoing “**Complaint and Notice of Hearing**” upon Respondent’s counsel of record, by depositing true and accurate copies thereof in an envelope and transmitting the same via hand delivery, this 9 day of September, 2011, as follows:

Sprague W. Hazard, Esq.
900 Lee Street East, Suite 915
Charleston, WV 25301



Heather L. Olcott, Esq.

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

**WEST VIRGINIA BOARD OF MEDICINE,
PETITIONER,**

v.

**PAUL EDWARD JACKSON, M.D.,
RESPONDENT.**

COMPLAINT AND NOTICE OF HEARING

Now comes Petitioner, West Virginia Board of Medicine ("Board"), who states the following:

1. Respondent, Paul Edward Jackson, M.D., ("Dr. Jackson") is licensed to practice medicine and surgery in West Virginia and has been so licensed since 2005.

2. Dr. Jackson's address of record with the Board is in Fort Gay, West Virginia, and his license is identified as West Virginia License No. 22059.

3. The Board became aware in 2010 that a complaint had been filed against Dr. Jackson by the Texas Medical Board relating to his care of two (2) patients in 2007, and the Texas Medical Board held a hearing for which Dr. Jackson failed to appear.

4. Dr. Jackson appeared before the Board's Complaint Committee in March 2011, for a discussion of the Texas Medical Board's complaint and his failure to attend the hearing.

5. After completion of the hearing, the Texas Medical Board voted to revoke Dr. Jackson's license and entered a final Order stating the same on June 3, 2011.

6. Based on the facts set forth above in paragraphs 3 and 5, Dr. Jackson has had disciplinary action taken against his license in another jurisdiction, in violation of West Virginia Code §30-3-14 (c) (17) and 11 CSR 1A 12.1 (g), relating to disciplinary action being taken against a medical license in another jurisdiction.

7. Based on the facts set forth above in paragraphs 3 and 5, Dr. Jackson engaged in unprofessional and unethical conduct, in violation of West Virginia Code §30-3-14 (c)(17) and 11 CSR 1A 12.1 (e) and (j).

8. Based on the facts set forth above in paragraphs 3 and 5, Dr. Jackson failed to keep written records justifying the course of treatment of a patient, in violation of West Virginia Code § 30-3-14(c)(11) and (17) and 11 CSR 1A 12.1 (u).

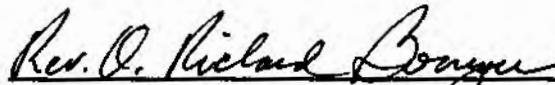
9. Based on the facts set forth above in paragraphs 3 and 5, Dr. Jackson failed to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same or a similar specialty as being acceptable under similar conditions and circumstances, in violation of West Virginia Code §30-3-14 (c)(17) and 11 CSR 1A 12.1 (x).

Accordingly, Respondent Dr. Jackson is hereby notified that a hearing will be convened on February 7, 2012, at 9:00 a.m. in the offices of the West Virginia Board of Medicine. The purpose of the hearing will be to determine whether disciplinary action should be imposed upon Dr. Jackson's license to practice medicine and surgery in West Virginia. Respondent, Dr. Jackson, may 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. Jackson to serve an Answer on Petitioner Board within thirty (30) days after service of the Complaint and Notice of Hearing upon

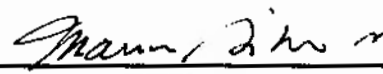
Notice of Hearing upon him entitles Petitioner Board to take all of the allegations herein as confessed by Dr. Jackson, under provisions of 11 CSR 3 11.5 (s). Dr. Jackson shall, in writing, and within fifteen (15) days of receipt of this Complaint and Notice of Hearing, select as Hearing Examiner, either Carole Bloom, Esquire, or Jack McClung, Esquire, to preside at and conduct the proceedings.

Dated this 18th of November, 2011.

WEST VIRGINIA BOARD OF MEDICINE



Reverend O. Richard Bowyer
President




Marian Swinker, M.D., M.P.H.
Secretary

CERTIFICATE OF SERVICE

I, Deborah Lewis Rodecker, General Counsel for the West Virginia Board of Medicine, do hereby certify that I have served the foregoing Complaint and Notice of Hearing on the 21st day of November, 2011, by hand delivering a copy and by mailing copies by regular and certified mail to Respondent Paul Edward Jackson, M.D., all at his address of record as follows:

Paul Edward Jackson, M.D.
Route 1, Box 554
Fort Gay, West Virginia 25514



Deborah Lewis Rodecker
State Bar No, 3144
West Virginia Board of Medicine
101 Dee Drive
Charleston, WV 25311
304.558.2921 x. 214
Facsimile: 304.558. 2084
Deborah.Lewis.Rodecker@wv.gov

CERTIFICATE OF SERVICE

I, Deborah Lewis Rodecker, General Counsel for the West Virginia Board of Medicine, do hereby certify that I have served the foregoing Complaint and Notice of Hearing on the 19th day of November, 2011, by hand delivering a copy to Respondent Paul Edward Jackson, M.D. at his address of record as follows:

Paul Edward Jackson, M.D.
Route 1, Box 554
Fort Gay, West Virginia 25514

Deborah Lewis Rodecker

Deborah Lewis Rodecker
West Virginia State Bar # 3144
West Virginia Board of Medicine
101 Dee Drive, Suite 103
Charleston, West Virginia 25311
304.558.2921 ext. 214
Facsimile: 304.558.2084
Deborah.Lewis.Rodecker@wv.gov

Original CNOH issued in the
MATTER of Paul Edward Jackson, MD
was hand delivered to posted on
front door at 11:20 AM
Rt. 1 Box 554, Fort Gay, WV
this 19th day of November, 2011

Leslie A. Thornton
Leslie A. Thornton
WEST VIRGINIA BOARD OF MEDICINE

Original CNOH issued in the
MATTER of Paul Edward Jackson, MD
was hand delivered to Connie McCagg
-Sister at 12:30 PM 704
Up. Grayston CK Rd, Pritchard
this 19th day of November, 2011 WV

Leslie A. Thornton
Leslie A. Thornton
WEST VIRGINIA BOARD OF MEDICINE

911- Greenbrier CK Rd

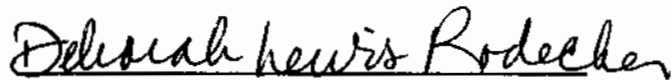
CERTIFICATE OF SERVICE

I, Deborah Lewis Rodecker, General Counsel for the West Virginia Board of Medicine, do hereby certify that I have mailed a copy of the Complaint and Notice of Hearing in this matter by FED Ex, billed to sender, and by certified mail, postage prepaid, this 21st day of November, 2011, to Paul E. Jackson, M.D., addressed as follows:

Paul E. Jackson, M.D.
844 NE 22nd Drive
Wiltonmanors, FL 33305

And this 21st day of November, 2011, by certified mail, postage prepaid, to his address of record with the Board of Medicine, addressed as follows:

Paul Edward Jackson, M.D.
Route 1, Box 554
Fort Gay, West Virginia 25514

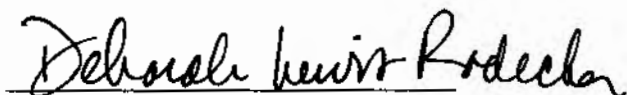


Deborah Lewis Rodecker
West Virginia State Bar # 3144
West Virginia Board of Medicine
101 Dee Drive, Suite 103
Charleston, West Virginia 25311
304.558.2921 ext. 214
Facsimile: 304.558.2084
Deborah.Lewis.rodecker@wv.gov

CERTIFICATE OF SERVICE

I, Deborah Lewis Rodecker, General Counsel for the West Virginia Board of Medicine, do hereby certify that I have served the foregoing Complaint and Notice of Hearing on the 22ndth day of November, 2011, by mailing a copy by certified mail, postage prepaid, to Respondent Dr. Jackson addressed as follows:

Paul Edward Jackson, MD
PO Box 407
Fort Gay, WV 25514



Deborah Lewis Rodecker
State Bar No, 3144
West Virginia Board of Medicine
101 Dee Drive
Charleston, WV 25311
304.558.2921 x. 214
Facsimile: 304.558. 2084
Deborah.Lewis.Rodecker@wv.gov

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

WEST VIRGINIA BOARD OF MEDICINE,

PETITIONER,

v.

LEONARD ANTHONY REYNOLDS, D.P.M.,

RESPONDENT.

COMPLAINT AND NOTICE OF HEARING

Now comes the Petitioner, the West Virginia Board of Medicine (“Board”) who states the following:

1. The Respondent, Leonard Anthony Reynolds, D.P.M. (“Dr. Reynolds”), is licensed to practice podiatry in West Virginia and has been so licensed in West Virginia since 1992.
2. Dr. Reynolds’ license is identified as West Virginia License No. 00271, and his address of record with the Board is in Wellsburg, West Virginia.
3. On December 17, 2009, the District Court entered a Default Judgment Order against Dr. Reynolds in the amount of one million, four hundred seventy one thousand, and one hundred three dollars and fifty seven cents (\$1,471,103.57). Underlying the Default Judgment was a Complaint filed by the United States against Dr. Reynolds on April 17, 2007, asserting fraudulent practices, including the following: submitting claims for payment to Medicare for evaluation and management services not rendered and submitting claims for

payment to Medicare for debridement when the services provided were, in fact, non-covered routine foot care.

4. Based on the facts set forth in paragraph three (3), Dr. Reynolds engaged in unprofessional and unethical conduct, in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j).

5. Based on the facts set forth in paragraph three (3), Dr. Reynolds engaged in conduct which is calculated to bring or has the effect of bringing the podiatric profession into disrepute, in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.2(d).

6. Based on the facts set forth in paragraph three (3), Dr. Reynolds has filed or made a report which he knew to be false, in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(p).

7. Based on the facts set forth in paragraph three (3), Dr. Reynolds made deceptive, untrue or fraudulent representations in the practice of podiatry, in violation of West Virginia Code §30-3-14(c)(9) and (17) and 11 CSR 1A 12.1(s).

8. Based on the facts set forth in paragraph three (3), Dr. Reynolds violated or attempted to violate any law or lawfully promulgated rule or regulation of this State, any other state, the Board, the United States or any other lawful authority, in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(bb).


9. Based on the facts set forth in paragraph three (3), Dr. Reynolds charged and collected excessive, unconscionable fees, in violation of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.2(i).

Accordingly, Respondent, Dr. Reynolds is hereby notified that a hearing will be convened on May 6, 2011, at 9:00 a.m. in the offices of the West Virginia Board of Medicine. The purpose of the hearing will be to determine whether disciplinary action should be imposed upon Dr. Reynolds' license to practice podiatry in West Virginia. Respondent, Dr. Reynolds, 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. Reynolds 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. Reynolds, under provisions of 11 CSR 3 11.5(s). Dr. Reynolds shall, in writing and within fifteen (15) days of receipt of this Complaint and Notice of Hearing, select as Hearing Examiner, either Jack C. McClung, Esquire, or Jennifer Taylor, Esquire, to preside at and conduct the proceedings.

Dated this 2nd of March, 2011.

WEST VIRGINIA BOARD OF MEDICINE


Reverend O. Richard Bowyer
President



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

CERTIFICATE OF SERVICE

I, Steven Johnston Knopp, counsel for Petitioner, the West Virginia Board of Medicine, do hereby certify that I have served the foregoing "Complaint and Notice of Hearing" upon Respondent and Respondent's Counsel by depositing copies of the same in the United States mail, postage prepaid, certified mail, this 4th day of March, 2011, addressed as follows:

Leonard Anthony Reynolds, D.P.M.
145 Main Drive
Wellsburg, West Virginia 26070

Paul J. Harris, Esquire
Harris Law Offices
Fifteenth & Eoff Streets
Wheeling, West Virginia 26003


Steven Johnston Knopp, Esquire
West Virginia State Bar No. 2085
West Virginia Board of Medicine
101 Dee Drive, Suite 103
Charleston, West Virginia 25311
Phone: 304 235-1938

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**WEST VIRGINIA BOARD OF MEDICINE,****PETITIONER,****v.****LEONARD ANTHONY REYNOLDS, D.P.M.****RESPONDENT.****ORDER GRANTING CONTINUANCE**

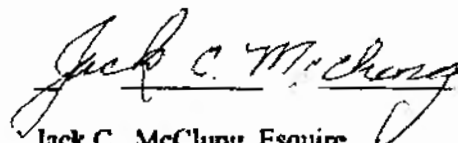
A Complaint and Notice of Hearing was issued by the West Virginia Board of Medicine dated March 2, 2011. Leonard Anthony Reynolds, D.P.M., was notified of a hearing to be held on May 6, 2011, for the purpose of determining whether disciplinary action should be taken by the West Virginia Board of Medicine against the Respondent's license to practice podiatry in the State of West Virginia.

Respondent, Dr. Reynolds, by counsel, Paul J. Harris, Esquire, moved to continue the matter until after the May, 2011, meeting of the West Virginia Board of Medicine to allow the parties to attempt to settle the case prior to hearing. The Petitioner, West Virginia Board of Medicine, by Counsel, Steven Johnston Knopp, Esquire, does not oppose the Respondent's motion for continuance as the Petitioner and Respondent are involved in negotiations which may result in a settlement of the matter.


The Hearing Examiner has reviewed the motion and argument of counsel and has determined that there is good cause for a continuance. It is, accordingly, ORDERED by the

Hearing Examiner that the hearing scheduled for May 6, 2011, is hereby continued. It is further ORDERED that the matter be reset for hearing at an agreeable date to be set by Petitioner Board not to exceed ninety (90) days from the Board's May 16, 2011, meeting.

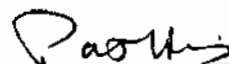
Entered this 11th day of July, 2011.


Jack C. McClung, Esquire
Hearing Examiner

Prepared by:


Steven Johnston Knopp, Esquire (WVSB No. 2085)
West Virginia Board of Medicine
101 Dec Drive, Suite 103
Charleston, West Virginia 25311
Phone: 304 235-1938

Approved by:


Paul J. Harris, Esquire (WVSB No. 4673)
Harris Law Offices
Fifteenth and Eoff Streets
Wheeling, West Virginia 26003
Phone: 304 232-5300

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

WEST VIRGINIA BOARD OF MEDICINE,

PETITIONER,

v.

LEONARD ANTHONY REYNOLDS, D.P.M.

RESPONDENT.

ORDER GRANTING CONTINUANCE

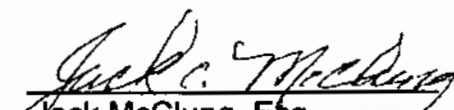
A Complaint and Notice of Hearing was issued by the West Virginia Board of Medicine dated March 2, 2011, Leonard Anthony Reynolds, D.P.M., was notified of a hearing to be held on May 6, 2011, for the purpose of determining whether disciplinary action should be taken by the West Virginia Board of Medicine against the Respondent's license to practice podiatry in the State of West Virginia.

The Respondent, Dr. Reynolds, by counsel, Paul J. Harris, Esquire, requested a continuance until after the May, 2011, meeting of the West Virginia Board of Medicine to allow the parties to attempt to reach a settlement in this matter. The Petitioner, West Virginia Board of Medicine, by counsel, Steven Johnston Knopp, Esquire, did not oppose the Respondent's motion and the Hearing Examiner determined that there was good cause for the continuance and ordered the hearing be continued for ninety (90) days from the Board's May 16, 2011, Board meeting.

It is necessary to grant a second continuance at this time, as no documentation has yet been secured by Respondent in the attempt of the parties to reach a settlement in this matter.

The hearing examiner has determined that there is good cause for a continuance, and it is therefore ORDERED by the Hearing Examiner that the hearing is continued until a date to be set by Petitioner Board no more than sixty (60) days from the Board's July 11, 2011, meeting, so that the hearing is held no more than ninety (90) days from the Board's July 11, 2011, Board meeting. Extraordinary circumstances must be advanced and agreed to by both parties in order for the undersigned Hearing Examiner to agree to any further requests for a continuance in this matter.

Entered this ~~Aug. 8~~ day of August, 2011.


Jack McClung, Esq.
Hearing Examiner

Prepared by:



Steven Johnston Knopp, Esq.
West Virginia State Bar No. 2085
West Virginia Board of Medicine
101 Dee Drive, Suite 103
Charleston, West Virginia 25311
Phone: 304-235-1938

Approved by:

Paul J. Harris, Esq.
West Virginia State Bar No. 4673
Harris Law Offices
Fifteenth and Eoff Streets
Wheeling, West Virginia 26003
Phone: 304-232-5300

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

WEST VIRGINIA BOARD OF MEDICINE,

PETITIONER,

v.

LEONARD ANTHONY REYNOLDS, D.P.M.

RESPONDENT.

NOTICE OF HEARING

A Complaint and Notice of Hearing was issued by the West Virginia Board of Medicine dated March 2, 2011, Leonard Anthony Reynolds, D.P.M., was notified of a hearing to be held on May 6, 2011, for the purpose of determining whether disciplinary action should be taken by the West Virginia Board of Medicine against the Respondent's license to practice podiatry in the State of West Virginia. Jack C. McClung was selected to act as Hearing Examiner by the Respondent.

The Respondent, Dr. Reynolds, by counsel, Paul J. Harris, Esquire, requested a continuance until after the May, 2011, meeting of the West Virginia Board of Medicine to allow the parties to attempt to reach a settlement in this matter. The Hearing Examiner determined that there was good cause for the continuance and ordered the hearing be continued for ninety (90) days from the Board's May 16, 2011, Board meeting.

On August 8, 2011, the Hearing Examiner issued a second Order Granting Continuance as no documentation had been secured by Respondent in the attempt of the parties to reach a settlement. The second Order Granting Continuance held that a hearing date must be set no more than sixty (60) days from the Board's July 11, 2011,

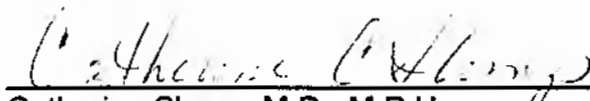
meeting, so that the hearing is held no more than ninety (90) days from the Board's July 11, 2011, Board meeting.

Accordingly, Respondent, Dr. Reynolds is hereby formally notified that a hearing will be convened on Monday, September 26, 2011, at 10:00 a.m. in the offices of the West Virginia Board of Medicine. Notice of the hearing date has been provided to the Respondent by letter. The purpose of the hearing will be to determine whether disciplinary action should be imposed upon Dr. Reynolds' license to practice podiatry in West Virginia. Respondent, Dr. Reynolds, 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.

Entered this 9 day of September, 2011.

WEST VIRGINIA BOARD OF MEDICINE


Reverend O. Richard Bowyer
President



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

CERTIFICATE OF SERVICE

I, Steven Johnston Knopp, counsel for Petitioner, the West Virginia Board of Medicine, do hereby certify that I have served the foregoing "Notice of Hearing" upon Respondent and Respondent's Counsel by depositing copies of the same in the United States mail, postage prepaid, certified mail, this 9 day of September, 2011, addressed as follows:

Leonard Anthony Reynolds, D.P.M.
145 Main Drive
Wellsburg, West Virginia 26070

Paul J. Harris, Esq.
Harris Law Offices
Fifteenth & Eoff Streets
Wheeling, West Virginia 26003



Steven Johnston Knopp, Esq.
Bar # 2085
West Virginia Board of Medicine
101 Dee Drive, Suite 103
Charleston, West Virginia 25311
Phone: 304.235.1938

LICENSES SURRENDERED TO THE BOARD – 2011

WEST VIRGINIA BOARD OF MEDICINE

Licenses Surrendered to the Board - 2011
(no public documents)

MEDICAL DOCTORS

Roy, Bholā Nath, M.D.

LICENSURE PROCEEDINGS OPEN – 2011

WEST VIRGINIA BOARD OF MEDICINE

Licensure Proceedings Open - 2011

In Re: Michael W. Brown, M.D.

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: MICHAEL W. BROWN, M.D.

NOTICE OF HEARING

Now comes the West Virginia Board of Medicine ("Board") and states the following:

1. On November 10, 1997, Michael W. Brown, M.D., was issued License No. 19205 by the Board.

2. On May 22, 2004, Dr. Brown requested that License No. 19205 be surrendered to the Board, and the surrender/lapse was accepted by the Board effective July 1, 2004.

3. In February 2010 Dr. Brown applied to reactivate the medical license.

4. In the course of submitting documents in support of reactivation of the medical license, it became evident that Dr. Brown had submitted false information on his license renewal application submitted to the Board in June 2002 when he attested that he had completed the mandatory two (2) hours of continuing education coursework in end-of-life care including pain management during the period July 1, 2000, to June 30, 2002.

5. Dr. Brown had signed the certification on his application dated June 7, 2002, that he had completed the requisite coursework directly under the following statement: "I understand that any license issued from this application is based on the truth of this statement, and that should I furnish any false information in this application, such act constitutes good cause for the denial or revocation of my license to practice medicine in the State of West Virginia."

6. Dr. Brown submitted information to the Board which did not satisfy the requirement of two (2) hours of end-of-life care including pain management continuing education coursework during the requisite time period, July 1, 2000 to June 30, 2002. The information submitted by Dr. Brown was a brochure showing a symposium during the requisite time period, September 9, 2000, entitled "Pain Management Symposium", with no declaration of end-of-life care as a part of the symposium.

7. The Board offered Dr. Brown the opportunity to reactivate licensure in West Virginia through Consent Order whereby he would pay a two hundred dollar (\$200) fine for the deficiency of continuing education in end-of-life care including pain management and one hundred dollars (\$100) for administrative costs. If he did not wish to sign such a Consent Order, the Board offered Dr. Brown the opportunity to request withdrawal of his application for reactivation of license.

8. Dr. Brown declined both options and the Board denied him reactivation of licensure by letter of November 8, 2010.

9. Dr. Brown timely filed a Request for Appeal of Licensure Denial received by the Board on December 7, 2010.

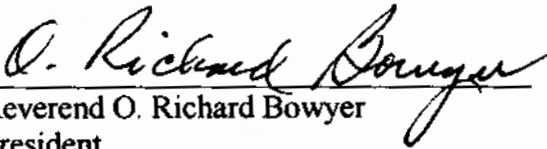
10. Probable cause exists to deny Dr. Brown reactivation of a license to practice medicine in this State due to the provisions of West Virginia Code § 30-3-14 (c)(17) and 11 CSR 1A 12.1(a) relating to presenting a false statement in connection with an application for a license.

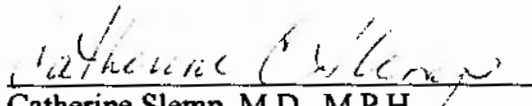
Accordingly, Michael W. Brown, M.D., is hereby notified that a hearing will be convened on February 23, 2011, for the purpose of hearing evidence on the aforesaid request of Dr. Brown for a license to practice medicine and surgery in West Virginia, at

which time Dr. Brown must be present in person, may be accompanied by an attorney if he so desires, to present witnesses or other evidence on his behalf. By law, the burden of satisfying the Board of the applicant's qualifications for licensure is upon the applicant. The hearing will begin at 9:00 a.m. and the applicant, shall in writing and within fifteen (15) days of this Notice, select as Hearing Examiner Anne Werum Lambright, Esquire, or Jack McClung, Esquire, to preside at and conduct the proceedings.

Dated this 10th day of January, 2011.

WEST VIRGINIA BOARD OF MEDICINE

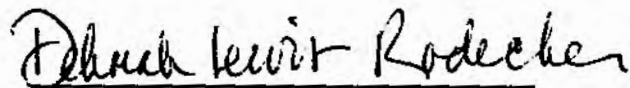

Reverend O. Richard Bowyer
President


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

CERTIFICATE OF SERVICE

I, Deborah Lewis Rodecker, General Counsel for the West Virginia Board of Medicine, do hereby certify that I have served the foregoing Notice of Hearing by depositing a true and accurate copy of the same via certified United States mail, with postage prepaid, on this 10th day of January, 2011, addressed as follows:

MICHAEL WAYNE BROWN MD
3405 BIRCH HOLLOW RD
PIKESVILLE MD 21208



Deborah Lewis Rodecker
Bar # 3144
West Virginia Board of Medicine
101 Dee Drive, Suite 103
Charleston, West Virginia 25311
304.558.2921 x 214
Facsimile: 304.558.2084
Deborah.Lewis.Rodecker@wv.gov

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: MICHAEL W. BROWN, M.D.

SECOND NOTICE OF HEARING

Now comes the West Virginia Board of Medicine ("Board") and states the following:

1. On November 10, 1997, Michael W. Brown, M.D., was issued License No. 19205 by the Board.

2. On May 22, 2004, Dr. Brown requested that License No. 19205 be surrendered to the Board, and the surrender/lapse was accepted by the Board effective July 1, 2004.

3. In February 2010 Dr. Brown applied to reactivate the medical license.

4. In the course of submitting documents in support of reactivation of the medical license, it became evident that Dr. Brown had submitted false information on his license renewal application submitted to the Board in June 2002 when he attested that he had completed the mandatory two (2) hours of continuing education coursework in end-of-life care including pain management during the period July 1, 2000, to June 30, 2002.

5. Dr. Brown had signed the certification on his application dated June 7, 2002, that he had completed the requisite coursework directly under the following statement: "I understand that any license issued from this application is based on the truth of this statement, and that should I furnish any false information in this application, such act constitutes good cause for the denial or revocation of my license to practice medicine in the State of West Virginia."

6. Dr. Brown submitted information to the Board which did not satisfy the requirement of two (2) hours of end-of-life care including pain management continuing education coursework during the requisite time period, July 1, 2000 to June 30, 2002. The information submitted by Dr. Brown was a brochure showing a symposium during the requisite time period, September 9, 2000, entitled "Pain Management Symposium", with no declaration of end-of-life care as a part of the symposium.

7. The Board offered Dr. Brown the opportunity to reactivate licensure in West Virginia through Consent Order whereby he would pay a two hundred dollar (\$200) fine for the deficiency of continuing education in end-of-life care including pain management and one hundred dollars (\$100) for administrative costs. If he did not wish to sign such a Consent Order, the Board offered Dr. Brown the opportunity to request withdrawal of his application for reactivation of license.

8. Dr. Brown declined both options and the Board denied him reactivation of licensure by letter of November 8, 2010.

9. Dr. Brown timely filed a Request for Appeal of Licensure Denial received by the Board on December 7, 2010.

10. Probable cause exists to deny Dr. Brown reactivation of a license to practice medicine 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.

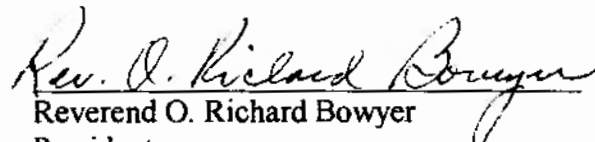
Accordingly, Michael W. Brown, M.D., was notified that a hearing would be convened on February 23, 2011, for the purpose of hearing evidence on the aforesaid request of Dr. Brown for a license to practice medicine and surgery in West Virginia, at

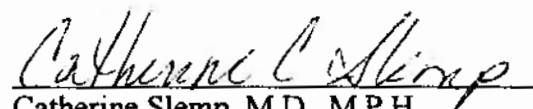
which time Dr. Brown must be present in person, accompanied by an attorney if he so desired, to present witnesses or other evidence on his behalf. Upon receipt of said notification, Dr. Brown requested that the hearing be continued until a later date and has now requested that the hearing be held on October 6, 2011.

Accordingly, the hearing will begin on October 6, 2011 at 9:30 a.m., in the Board of Medicine Offices at 101 Dee Drive, Charleston, West Virginia 25311, and Dr. Brown shall, in writing and within fifteen (15) days of this Second Notice of Hearing, select as Hearing Examiner Anne Werum Lambright, Esquire, or Jack McClung, Esquire, to preside at and conduct the proceedings.

Dated this 11th day of July, 2011.

WEST VIRGINIA BOARD OF MEDICINE

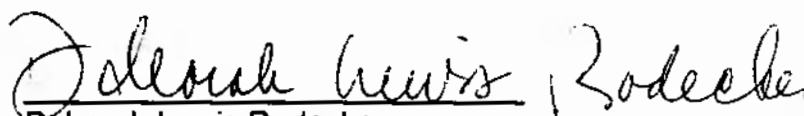

Reverend O. Richard Bowyer
President


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

CERTIFICATE OF SERVICE

I, Deborah Lewis Rodecker, General Counsel for the West Virginia Board of Medicine, do hereby certify that I have served the foregoing Second Notice of Hearing by depositing a true and accurate copy of the same via certified United States mail, with postage prepaid, on this 11th day of July, 2011, addressed as follows:

Michael Wayne Brown, M.D.
3405 Birch Hollow Rd
Pikesville, MD 21208



Deborah Lewis Rodecker
Bar # 3144
West Virginia Board of Medicine
101 Dee Drive, Suite 103
Charleston, West Virginia 25311
304.558.2921 x 214
Facsimile: 304.558.2084
Deborah.Lewis.Rodecker@wv.gov

ADMINISTRATIVE ACTIONS ON APPEAL - 2011

WEST VIRGINIA BOARD OF MEDICINE

Disciplinary Cases - 2011
Administrative Actions on Appeal

MEDICAL PROVIDER

Dwarka N. Vemuri, M.D.
Circuit Court of Kanawha County
Administrative Appeal No. 10-AA-177

FILED

IN THE CIRCUIT COURT OF KANAWHA COUNTY, WEST VIRGINIA

2010 OCT 15 PM 3:32

DWARKA N. VEMURI, M.D.,

CATHY S. GIBSON, CLERK
KANAWHA COUNTY CIRCUIT COURT

Petitioner,

v.

Administrative Appeal No. 10-AD-177

(Webster, Judge)

WEST VIRGINIA BOARD OF MEDICINE,

Respondent.

PETITION FOR APPEAL

The Petitioner, Dwarka N. Vemuri, M.D., pursuant to and in accordance with the contested case hearing procedure of *W.Va. Code* § 29A-5-1, *et seq.*, and *W.Va. C.S.R* §§ 11-1A-14 and 11-3-1, *et seq.*, hereby appeals the West Virginia Board of Medicine's September 16, 2010 Order denying his request for a hearing and the decision to deny his application for a medical license as set forth in the letter of Executive Director Robert C. Knittle dated July 21, 2010.

The reasons set forth for the denial stated in the Order and stated in Director Knittle's letter are arbitrary, capricious, clearly wrong and constitute an abuse of discretion, and Petitioner appeals all adverse findings of fact and conclusions of law stated therein. The Petitioner is qualified to practice medicine under any reasonable measurement. He further recognizes the seriousness of his past mistakes, and has taken positive actions to ensure such mistakes would never occur in the future. The rationale for the denial stated in the Order and in Director Knittle's letter shows the Board ignored the great weight of information from those who have for many years now worked with, monitored, evaluated and observed Petitioner, including many medical professionals, who find him competent to practice medicine and specifically that he has

taken steps in his life to ensure that his past mistakes never recur.

The Board of Medicine committed error in denying Petitioner any avenue to obtain a medical license, and in denying him an opportunity to present any testimony or evidence in a hearing.

The Board of Medicine committed error in refusing to consider a way to allow Petitioner to prove his medical competence by taking the Board certification examination for internal medicine.

The Board of Medicine committed error in mandating that Petitioner participate in a "Board approved residency training of assessment of your medical skills" but refusing to allow Petitioner any sort of permission to practice, even under supervision and/or restrictions, that would allow him to do so.

The Board of Medicine committed error in finding that Petitioner's "ability to comprehend and communicate truthfully" was insufficient and a reason to deny his application of a medical license.

The Board of Medicine committed error in failing to consider the great weight of evidence and opinions of medical professionals who believe Petitioner is competent to practice medicine and that the mistakes made previously would not recur.

The Board of Medicine committed error by basing its denial decision on the fact that Petitioner did not appeal his license revocation in 1999.

The Board of Medicine committed error by basing its denial decision on purported reasons that are unsupported by any evidence of record.

The Board of Medicine committed error by basing its denial decision on the timing of the

filing of his application.

The Board of Medicine committed error by basing its denial decision on the wholly arbitrary, unsupported and indeed unsupportable assertion that passage of the SPEX examination by Dr. Vemuri “would be wholly inadequate in this case, because of the extent and magnitude of Dr. Vemuri’s problems.” Indeed, the Board routinely relies on the passage of the SPEX examination as a reflection of a physician’s fitness to practice medicine after a period of suspension, and the refusal to allow Dr. Vemuri that same opportunity to prove his fitness to practice medicine reeks of arbitrary capriciousness.

The Board of Medicine committed error in basing its denial decision on its unfounded assertion that the records of the Physician’s health Program of the Foundation of the Pennsylvania Medical Society do not support a finding that “Dr. Vemuri is mentally and physically sound.”

The Board of Medicine committed error in basing its denial decision on its arbitrary assertion that the records somehow, “continues to have difficulty with stating matters truthfully[.]”

The Board of Medicine committed error in basing its denial decision on the false assertion that Dr. Vemuri has not “had a thorough examination of his physical and mental ability to reenter the practice of medicine and an assessment of his present medical skills and knowledge[.]” In making the denial decision, the Board arbitrarily and capriciously ignored the statements of physicians who have treated and evaluated Dr. Vemuri and rendered the opinion that he is of sound mind and body and that he can resume the practice of medicine.

The Board of Medicine committed error in basing its denial decision on the malpractice

settlement amounts made by Dr. Vemuri's insurer that were part of the basis for his suspension to begin with.

The Board of Medicine committed error in basing its denial decision on the false assertion that, "there has been nothing presented by Dr. Vemuri which is both new and in his favor[.]" This statement is contradicted by the record, and again shows the Board has acted in an arbitrary and capricious manner in denying Dr. Vemuri any opportunity, not simply to practice medicine, but even to present evidence or even take the SPEX examination, that this Board routinely relies upon, to show he is capable to practice medicine.

As stated in *Berlow v. State Bd. of Medicine*, 193 W. Va. 666 (W. Va. 1995):


"Upon judicial review of a contested case under the West Virginia Administrative Procedure 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.'" Syllabus point 2, *Shepherdstown Volunteer Fire Department v. West Virginia Human Rights Commission*, 172 W. Va. 627, 309 S.E.2d 342 (1983)."

Petitioner requests the circuit court reverse, vacate and or modify the Board's decision to deny his application for a medical license, to deny him an opportunity for a full and fair hearing, and/or to mold a license, with reasonable tests, supervision and/or restrictions, that will allow Petitioner the opportunity to prove he is competent to practice medicine and that the mistakes he made in the past will not recur.

The Petitioner designates his application and all papers that are part of that application process, including all letters received by the Board in regard to him, as the record material to the questions in this appeal.

DWARKA N. VEMURI, M.D.

-----By Counsel-----



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CERTIFICATE OF SERVICE

FILED

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I, Sean P. McGinley, hereby certify I have this date, October 14, 2010, by certified mail, the foregoing **PETITION FOR APPEAL**, on the West Virginia Board of Medicine and its

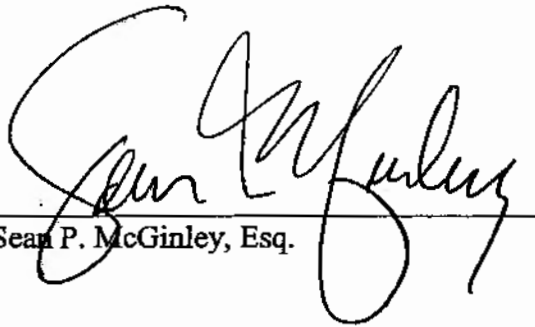
CATHY S. GIBSON, CLERK
JUNIOR COUNTY CIRCUIT COURT

President, by counsel:

State of West Virginia
Board of Medicine
Rev. Q. Richard Bowyer, President
Deborah L. Rodecker, Esq.
101 Dee Drive, Suite 103
Charleston, WV 25311

and by US mail on:

Hon. Darrell V. McGraw, Jr., Attorney General
State Capitol Complex,
Bldg. 1, Room E-26
Charleston, WV 25305



Sean P. McGinley, Esq.