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SAMPLE MOTIONS:

1) The Board may approve, table or deny an application for licensure.
2) An application may be presented by staff with an Agreement for monitoring or the Board may ask the applicant if they would enter into an Agreement. An Agreement is similar to probation and is public information; however, it is not disciplinary action.
3) A motion to table must contain the conditions/requirements the applicant must meet in order to be re-considered (i.e. a personal appearance, additional information, evaluation, resolution of another state action).
4) A motion to deny must contain a reason for the denial.

EXAMPLES:

I move the application of ________________ (license #_______) for a full/training/temporary medical license be approved.

I move the application of ________________ (license #_______) for a full/training/temporary medical license be tabled pending ____________________________.

I move the application of ________________ (license #_______) for a full/training/temporary medical license be denied based on ________________________________________________________________________________________.

Possible reasons for denial:

- Lack of good moral character
- Inability to practice with reasonable skill and safety
- Use of false or fraudulent information
- Suspension or revocation of a license in another state unless that license has been reinstated
- Refusal of licensure in another state other than for examination failure
- Multiple examination failures - even below the 3 strikes and no board certification
**SAMPLE MOTIONS:**

*Not Guilty*

The Board must find that the State did not meet proof of violation(s) by *clear and convincing evidence*.

**EXAMPLE:**
I move that the case of ________________ (license #________) be dismissed as the State did not prove by clear and convincing evidence the allegations in the complaint.

*Guilty* - Requires TWO Motions:

1) A *finding of guilt* using clear and convincing evidence of one or more violations listed in the Complaint (list the corresponding paragraph letters).

**EXAMPLE:**
I move to find in the case of ________________ (license #________) the State has proven by clear and convincing evidence the allegations in paragraph(s) _______ of the Verified Complaint.

2) *Disciplinary action imposed* upon the finding of guilt. (See Actions Below)

**EXAMPLE:**
I move to find in the case of ________________ (license #________) based on any or all of the findings of guilt, to ________________________________________ .

**Disciplinary Actions That May Be Imposed:** (one or combination)

- Revocation of license with or without the right to reapply
- Suspension – can be indefinite with requirement such as obtaining an assessment
- Probation – 1-5 years (violation of probation can be changed to indefinite)
- Stipulations/Limitations/Restrictions/Conditions relating to practice
- Censure, including specific redress, if appropriate
- Public Reprimand
- Free Public or Charity Service (usually mentioned in total # of hours)
- Satisfactory Completion of Educational/Training, and/or Treatment Program(s)
- Administrative Fines of up to $5,000 per violation
GENERAL TERMS ~ (recommended for inclusion in all orders)

1) Defendant will conduct his/her practice in compliance with the Oklahoma Allopathic Medical and Surgical Licensure and Supervision Act as interpreted by the Board. Any question of interpretation regarding the Act or this order shall be submitted in writing to the Board, and no action based on the subject of the question will be taken by Defendant until clarification of interpretation is received by Defendant from the Board or its designee.

2) Defendant will furnish a copy of this order to each and every state in which he/she holds licensure or applies for licensure and to all hospitals, clinics or other facilities in which he/she holds or anticipates holding any form of staff privileges or employment.

3) Defendant will not supervise allied health professionals that require surveillance of a licensed physician.

4) Defendant will keep the Board informed of his/her current address.

5) Defendant will keep current payment of all assessment by the Board for prosecution, investigation and monitoring of his/her case, unless Defendant affirmatively obtains a deferment of all or part of said fees upon presentation of evidence that is acceptable to the Board Secretary.

6) Until such time as all indebtedness to the Board has been satisfied, Defendant will reaffirm said indebtedness in any and all bankruptcy proceedings.

7) Defendant shall make himself/herself available for one or more personal appearances before the Board or its designee upon request.

8) Defendant shall submit any required reports and forms on a timely and prompt basis to the Compliance Coordinator or designee.

9) Defendant will execute such releases of medical and psychiatric records during the entire term of probation as necessary for use by the Compliance Coordinator to obtain medical records and discuss Defendant’s case with Defendant’s treating physicians and/or any physicians holding Defendant’s records.

10) Failure of Defendant to meet any of the terms of Board Order will constitute cause for the Board to initiate additional proceedings to suspend, revoke or modify license after due notice and hearing.

SPECIFIC TERMS PER CASE ~ (to be chosen by Board Members or presented by the State)

CDS VIOLATIONS

1) Defendant will not prescribe, administer, dispense or possess any drugs in Schedule II, III, IV or V.
2) Defendant will not prescribe, administer, dispense or possess any drugs in Schedules _______ except to hospital inpatients or emergency room patients. No controlled dangerous substances or addictive drugs will be prescribed, administered or dispensed to outpatients.

3) Defendant will surrender his/her registration for state and federal controlled dangerous substances to the proper authorities on __________ and will not apply for state and federal registration for controlled dangerous substances until the term of his/her probation has expired unless authorized to do so by the Board.

4) Defendant will not authorize any personnel under his/her supervision to initiate an order for a prescription to be issued.

**IMPAIRMENT**

1) Upon request of the Board or its designee, Defendant will submit for analysis biological fluid specimens including, but not limited to, blood and urine, and Defendant will pay for the costs attendant thereto.

2) Defendant will not prescribe, administer or dispense any medications for personal use.

3) Defendant will take no medication except that which is authorized by a physician treating him/her for a legitimate medical need. Defendant has the affirmative duty to inform any and every doctor treating him/her of this Board Order immediately upon initiation or continuation of treatment.

4) Defendant will have the affirmative duty not to ingest any substance which will cause a body fluid sample to test positive for prohibited substances.

5) Defendant will place himself/herself in a rehabilitation program approved by the Board or its designee for inpatient evaluation and subsequent treatment. Defendant will authorize in writing the release of any and all information regarding said treatment to the Board.

6) Defendant will abide by the post-care contract from the Board-approved treatment center.

7) Defendant will attend _____ meetings of Alcoholics Anonymous, Narcotics Anonymous and/or another 12-step program and will attend _____ meetings per week of the Caduceus group in Oklahoma.

8) Defendant shall promptly notify the Board of any relapse, including any entry, or re-entry, into a treatment program for substance abuse.

9) Defendant shall promptly notify the Board of any citation or arrest for traffic or for criminal offenses involving substance abuse.

10) Defendant will execute such releases of medical and psychiatric records during the entire term of probation as necessary for use by the Compliance Coordinator to obtain medical records and discuss Defendant’s case with Defendant’s treating physicians and/or any physicians holding Defendant’s records.
MENTAL HEALTH

1) Defendant will enter and continue counseling, therapy or psychiatric treatment with a therapist approved by the Board Secretary and will authorize in writing the release of any and all records of that treatment to the Board or its designee.

2) Defendant will execute such releases of medical and psychiatric records during the entire term of probation as necessary for use by the Compliance Coordinator to obtain medical records and discuss Defendant’s case with Defendant’s treating physicians and/or any physicians holding Defendant’s records.

QUALITY OF CARE

1) Defendant will practice in a controlled environment approved by the Board Secretary and will limit his/her practice to (specialty): ________________________.

2) Defendant will request all hospitals, clinics and other facilities in which he/she practices to furnish to the Board a written statement monitoring his/her practice.

3) Defendant will do open or invasive surgical procedures only under the direct supervision of and in the immediate presence of a licensed medical doctor practicing in the same specialty as Defendant and will submit to the Board a document authored by the supervising physician stating his/her intention to accept this supervisory responsibility.

UNAUTHORIZED PRACTICE

1) Defendant will not allow the independent practice of medicine by any personnel under his/her supervision or employment.

2) Defendant will not allow the initiation of any therapeutic regimen by any personnel under his/her supervision unless Defendant is in the immediate geographic vicinity of said personnel.
**Order Language (Effective Immediately):**
This Order is not subject to review and approval by the Oklahoma Attorney General and, therefore, this Order is hereby effective immediately pursuant to Executive Order 2019-17.

***************************************

**Order Language (Review):**
This Order is subject to review and approval by the Oklahoma Attorney General, and this Order shall become final upon completion of the review by the Oklahoma Attorney General unless disapproved, in which case this Order shall be null and void.

***************************************

"No-show" Applicants:
The motion will be to table the application pending receipt of a request from applicant to personally appear before the Board. Receipt of said request is required at least seven (7) days prior to the scheduled board meeting.
When Requiring a Personal Appearance:
The motion should include the reason(s) for personal appearance.
OKLAHOMA STATE MEDICAL BOARD
OF LICENSURE & SUPERVISION

Minutes

The Board of Medical Licensure and Supervision met on June 24, 2021, in accordance with the Oklahoma Open Meeting Act and the Administrative Procedures Act. This meeting was held at Embassy Suites by Hilton/Northwest, 3233 Northwest Expressway, Oklahoma City, Oklahoma, 73112. Advance notice of this amended meeting was transmitted to the Oklahoma Secretary of State on November 10, 2020 and posted on the Board's website on June 22, 2021 at 3:05 p.m. pursuant to 25 O.S. § 311.A.9.

Members present:
Jim Brinkworth, MD, President
Louis Cox, MD, Vice-President
Susan Chambers, MD
Mark Fixley, MD
Mr. Jeremy Hall
Steven Katsis, MD
Mr. Trevor Nutt
Don Wilber, MD

Members absent:
Mr. Clayton Bullard
Mr. Robert Howard
MD Position - Vacant

Others present included:
Lyle Kelsey, Executive Director
Sandra LaVenue, Deputy Director
Billy Stout, MD, Medical Advisor/Board Secretary
Eric Frische, MD, Medical Advisor
Robert C. Margo, JD, Board Advisor
Barbara Smith, Executive Secretary
Linda Hall, Executive Assistant
Joseph L. Ashbaker, AAG
Amanda Everett, AAG
Ashton Poarch, AAG
Nancy Thiemann, Legal Secretary
Larry Carter, Chief of Investigations
Melissa Davis, Investigator
Gary Ricks, Compliance Coordinator
Lisa Cullen, Director of Licensing
Jason Fennell, I.T. Administrator
Having noted a quorum, James Brinkworth, MD, Board President, called the meeting to order at 9:00 a.m.

Lyle Kelsey, Executive Director, made brief opening remarks. Mr. Kelsey reminded everyone that the Board operates under the Oklahoma Open Meeting Act and the meetings are recorded. Mr. Kelsey went on to state that executive sessions are held in private, with no staff in attendance, and are for the purposes of deliberations only. All board actions will take place in open session. Upon the advice of the Oklahoma Attorney General’s office, all votes need to be cast via roll call and will take place in open session. Mr. Kelsey advised that each item on the agenda is of equal importance and would be treated as such. He advised the Board that it is likely the July 29th board meeting will be held at the board office. In closing, he requested the board members use their microphones when speaking.

Robert C. Margo, JD, Board Advisor, advised that the Board is governed by Executive Order 2019-17 which does not require the Attorney General's approval and review of "qualified orders," which includes Voluntary Submittals to Jurisdiction and Surrenders in Lieu of Prosecution. Mr. Margo stated that this Executive Order allows for Boards to contact the Oklahoma Attorney General's office to seek determination if a question regarding submission arises. Further, Executive Order 2019-17 allows for expedited orders to be entered by the Board in the event there is an immediate concern for health and safety. Mr. Margo stated that the audio recording of the meeting is the official record and that all findings of fact and conclusions of law will be stated on the record. Mr. Margo further advised that when the Board goes into executive session, no formal action (vote) will be taken during that time.

In closing, he stated that this meeting is governed by the Oklahoma Open Meeting Act and the Administrative Procedures Act and reminded the board members to use their microphones when speaking. (See Attachment #1)

The Board then reviewed the minutes of the May 3, 2021 special meeting. Following review, Dr. Chambers moved to approve the minutes as written. Dr. Wilber seconded the motion and the vote was unanimous in the affirmative.

Then the Board reviewed the minutes of the May 13, 2021 regular meeting. Dr. Fixley moved to approve the minutes as written. Dr. Wilber seconded the motion and the vote was unanimous in the affirmative.

Next the Board considered nominees for election to the positions of President and Vice-President pursuant to Title 59 O.S. §485. Dr. Fixley moved to nominate Dr. Cox to serve as President of the Board. Dr. Chambers seconded the motion. Dr. Cox accepted the nomination and the vote was unanimous in the affirmative with Dr. Cox ABSTAINING.

Dr. Chambers moved to nominate Dr. Wilber to serve as Vice-President of the Board. Dr. Fixley seconded the motion. Dr. Wilber accepted the nomination and the vote was unanimous in the affirmative with Dr. Wilber ABSTAINING.

The Board reviewed the request for approval of Choctaw Nation Family Medicine Residency Program pursuant to Okla. Admin. Code 435:10-5-1. Mr. Kelsey explained that while it is an osteopathic program, they are allowing MDs into their training facility and that is why they
are seeking approval from the Medical Board. Ashton B. Clayton, DO, Associate Program Director, appeared virtually via Zoom and presented information regarding the program including, but not limited to, its ACGME accreditation, list of faculty members and course requirements. Dr. Fixley moved to approve the Choctaw Nation Family Medicine Residency Program. Dr. Cox seconded the motion and the vote was unanimous in the affirmative.

RASHAD MOHAMED RIAZUDDIN appeared in person in support of his application for training licensure. All witnesses expected to testify were sworn. Mr. Kelsey explained this is an unusual situation because he is applying for his second year of training. He had been involved with the Choctaw Nation Family Medicine Residency Program for his first year but did not have a first-year training license. In fairness, the osteopathic physicians do not require a first-year license so there may have been some confusion about that. He has completed his first year under supervision. The applicant stated he graduated from a foreign medical school in 2013. Because his training program was a D.O. program, none of his colleagues applied for a first-year license. However, he applied in May of this year for his training license. Mr. Margo advised the Board that it should look at approving the first-year license retroactive to July 1 of 2020 and then also act upon his current license application before the Board. He has successfully completed his first year of training and his application is incomplete. Dr. Cox moved to ratify the first-year license of RASHAD MOHAMED RIAZUDDIN retroactive to July 1, 2020 pending completion of the file. Dr. Wilber seconded the motion and the vote was unanimous in the affirmative. Then Dr. Cox moved to approve the second-year training license of RASHAD MOHAMED RIAZUDDIN pending completion of the file. Dr. Fixley seconded the motion and the vote was unanimous in the affirmative.

JOSEPH FUGARO, applicant, appeared virtually via Zoom in support of his application for full medical licensure. All witnesses expected to testify were sworn. The Board asked questions of the applicant regarding his role as a hospitalist. Following discussion, Dr. Chambers moved to approve the application of JOSEPH FUGARO for full medical licensure. Dr. Cox seconded the motion and the vote was unanimous in the affirmative.

ANAND DUGAR, applicant, appeared virtually via Zoom in support of his application for full medical licensure. All witnesses expected to testify were sworn. The Board asked questions of the applicant regarding the dismissal from his residency program. The applicant testified that he was set to complete his second residency, which was a surgical residency, in 2016 and was dismissed in 2015. It was not a good fit since he did not do well without sleep which negatively affected his mood. It was a very difficult experience for him. He further stated it was challenging to return to residency after having held the position of an attending. He currently practices in Maryland and Missouri but he lives in Texas. He no longer practices anesthesiology and his sole practice is telemedicine which consists of medical marijuana certifications, which is his intention for his practice in Oklahoma. Following discussion, Dr. Cox moved to approve the application of ANAND DUGAR for full medical licensure. Dr. Chambers seconded the motion and the vote is recorded below:

Jim Brinkworth, MD: Yes
Louis Cox, MD: Yes
Susan Chambers, MD: Yes
Mark Fixley, MD: No
Mr. Jeremy Hall: Yes
Steven Katsis, MD: Yes
Mr. Trevor Nutt: Yes
Don Wilber, MD: Yes

ASHWINI SABNIS, applicant, appeared virtually via Zoom in support of her application for full medical licensure. All witnesses expected to testify were sworn. Billy H. Stout, MD, Board Secretary, gave a brief history of the matter and presented an Agreement for Licensure to the Board for its review and consideration. Following review, Dr. Chambers moved to approve the application of ASHWINI SABNIS for full medical licensure under terms of Agreement. Dr. Fixley seconded the motion and the vote was unanimous in the affirmative. (See Attachment #2)

ROGER MASON, applicant, appeared in person in support of his application for full medical licensure. All witnesses expected to testify were sworn. Billy H. Stout, MD, Board Secretary, gave a brief history of the matter and pointed out his concerns with the application. Additionally, his application is incomplete. The applicant stated he agreed with most of Dr. Stout’s recitation of the matter. He then gave a complete work history as well as a history of disciplinary complaints and actions. He wishes to practice in a critical care setting (emergency room physician, not addiction medicine) in a rural hospital. He has been contacted by an emergency medicine company about a vacancy on the staff of Perry Hospital in Perry, Oklahoma, and that is what motivated him to apply for an Oklahoma license. He has been practicing medicine in Arkansas for approximately 10 years. Dr. Chambers moved to approve the application of ROGER MASON for full medical licensure pending completion of the file. Dr. Fixley seconded the motion and the vote was unanimous in the affirmative.

Mr. Kelsey presented the application of BRILLIT JULIO-GOMEZ for Therapeutic Recreation Specialist licensure. The applicant was not required to appear. She admitted to practicing as a TRS without a license or temporary letter. The matter was investigated and she was told to cease and desist practice, which she did. She appeared before the TRS Committee and was admonished. The Committee chair wanted to establish the issue of practicing without a license and decided to recommend being licensed under terms of agreement which included terms for supervision. Upon review by board staff, it was determined there was no authority to issue a license under terms of agreement. Following discussion, Dr. Fixley moved to approve the application of BRILLIT JULIO-GOMEZ for Therapeutic Recreation Specialist licensure. Dr. Katsis seconded the motion and the vote was unanimous in the affirmative.

Mr. Kelsey presented the application of MADISON FELLERS for Therapeutic Recreation Specialist licensure and advised the Board it is circumstantially identical to the application they just reviewed. Following discussion, Dr. Fixley moved to approve the application of MADISON FELLERS for Therapeutic Recreation Specialist licensure. Dr. Katsis seconded the motion and the vote was unanimous in the affirmative.

The Board took at 15-minute break.

Following the break, the Board reviewed applications for full medical licensure and training licensure (List #1 attached to agenda). Dr. Cox moved to approve the incomplete applications for full medical licensure pending completion of the files. Dr. Wilber seconded the motion and the vote was unanimous in the affirmative. (See Attachment #3)
Dr. Cox moved to approve the **complete applications for full medical licensure** (List #1 attached to agenda). Dr. Wilber seconded the motion and the vote was unanimous in the affirmative. *(See Attachment #4)*

Dr. Cox moved to approve the **incomplete applications for training licensure** pending completion of the files. Dr. Wilber seconded the motion and the vote was unanimous in the affirmative. *(See Attachment #5)*

**JUSTIN BRENT SMITH, PTA**, appeared in person in response to an Immediate Suspension of his license. All witnesses expected to testify were sworn. Joseph L. Ashbaker, Assistant Attorney General, appeared on behalf of State. Mr. Smith does not have counsel and understands he has the right to counsel if he so desires. He waived his right to counsel and wishes to proceed without counsel.

Mr. Ashbaker provided State’s Exhibits 1, 2 and 3 to Mr. Margo for review. The exhibits were admitted without objection and the Board was given copies for its review. Mr. Ashbaker cited legal authority and asked for ratification of the suspension. Further, Mr. Ashbaker believes the statute to be vague and told the Board that “whatever else they do is beyond his scope as a prosecutor.” Mr. Smith agreed with all the facts stated by Mr. Ashbaker and he stated the documents are correct. Following discussion, Dr. Katsis moved to ratify the suspension of the Physical Therapist Assistant license of **JUSTIN BRENT SMITH**. Mr. Nutt seconded the motion and the vote was unanimous in the affirmative.

**Witnesses:**
Justin Brent Smith, PTA  
Robert Nisbet, MD, APPA Coordinator

**Exhibits:**
No. 1  APPA Discharge Letter  
No. 2  Laboratory Drug Tests (4 pages)  
No. 3  APPA Contract

Mr. Hall moved to go into Executive Session. Dr. Katsis seconded the motion and the vote was unanimous in the affirmative.

*Executive Session*

Dr. Chambers moved to return to Open Session. Dr. Fixley seconded the motion and the vote was unanimous in the affirmative.

*Open Session*

Dr. Cox moved to reinstate the Physical Therapist Assistant license of **JUSTIN BRENT SMITH, PTA**, when, and if, Defendant signs an APPA contract. Dr. Chambers seconded the motion and the vote was unanimous in the affirmative.

Upon Mr. Ashbaker’s request for clarification, Mr. Margo advised counsel that his belief is a vote has been taken and as of right now Mr. Smith is suspended. It is also his understanding that he voluntarily submitted himself to APPA and so the Board’s motion was if a contract is signed with APPA, then his license is automatically reinstated.
Following discussion, Mr. Hall moved to allow JUSTIN BRENT SMITH, PTA, to return to the Allied Professional Peer Assistance Program. Dr. Fixley seconded the motion and the vote was unanimous in the affirmative.

After the vote, Mr. Smith advised the Board he understands the Board’s ruling. He thanked the Board for their consideration in this regard. *(See Attachment #6)*

The matter of ALEXANDAR JOVANOVICH, MD, was called for a disciplinary hearing based on allegations of disciplinary action of another state or jurisdiction against a license or other authorization to practice medicine and surgery based upon acts of conduct by the licensee similar to acts or conduct that would constitute grounds for action as defined in this section, a certified copy of the record of the action taken by the other state or jurisdiction being conclusive thereof. Joseph L. Ashbaker, Assistant Attorney General, appeared on behalf of State, and stated the defendant and his lawyer are in Chicago and will not be in attendance today. Mr. Ashbaker gave a brief history of the matter and presented a Voluntary Submittal to Jurisdiction for the Board’s review and consideration. Dr. Wilber moved to accept the Voluntary Submittal to Jurisdiction as presented pending receipt of the original document in the matter of ALEXANDAR JOVANOVICH, MD. Dr. Fixley seconded the motion and the vote was unanimous in the affirmative. *(See Attachment #7)*

The matter of JEFFREY DENTON FLOYD, MD, was called for a disciplinary hearing based on allegations of violating the criminal laws of this state when such act is connected with the physician's practice of medicine; and violating any state or federal law or regulation relating to controlled substance. Joseph L. Ashbaker, Assistant Attorney General, appeared on behalf of State. He advised the Board that Defendant is not present, but counsel was appearing on his behalf. Mr. Hayden King introduced himself as representing Dr. Floyd in this matter. Mr. Ashbaker gave a brief history of the matter and presented a Voluntary Submittal to Jurisdiction for the Board’s review and consideration. Following review, Dr. Chambers moved to accept the Voluntary Submittal to Jurisdiction as presented in the matter of JEFFREY DENTON FLOYD, MD. Dr. Wilber seconded the motion and the vote was unanimous in the affirmative. *(See Attachment #8)*

Next, Barbara Smith, Executive Secretary, presented the unscheduled items for the Board’s consideration.

Dr. Chambers moved to ratify the licensure applications approved via Board Secretary/circularization *(Attachment #2 to agenda)*. Dr. Katsis seconded the motion and the vote was unanimous in the affirmative. *(See Attachment #9)*

Dr. Fixley moved to ratify the re-registration applications previously approved pursuant to 59 O.S. § 495a.1 *(Attachment #3 to agenda)*. Mr. Hall seconded the motion and the vote was unanimous in the affirmative. *(See Attachment #10)*

Dr. Fixley moved to ratify the recommendation(s) of Board Secretary regarding re-registration applications pursuant to 59 O.S. § 495a.1 *(Attachment #4 to agenda)*. Dr. Cox seconded the motion and the vote was unanimous in the affirmative. *(See Attachment #11)*

Next, the Board considered Committee Recommendations as presented.
Mr. Hall moved to ratify the **Respiratory Care Advisory Committee recommendations**. Dr. Katsis seconded the motion and the vote was unanimous in the affirmative. *(See Attachment #12)*

Dr. Chambers moved to ratify the **Therapeutic Recreation Advisory Committee recommendations with the exception of Recommendations #1 (Julio-Gomez) and #2 (Fellers)**. Mr. Hall seconded the motion and the vote was unanimous in the affirmative. *(See Attachment #13)*

Dr. Wilber moved to ratify the **Physical Therapy Advisory Committee recommendations**. Dr. Katsis seconded the motion and the vote was unanimous in the affirmative. *(See Attachment #14)*

Following review, Dr. Fixley moved to approve the following proposed **2022 Medical Board Meeting Dates**. Dr. Chambers seconded the motion and the vote was unanimous in the affirmative. *(See Attachment #15)*

- January 20-21, 2022
- March 10-11, 2022
- May 12-13, 2022
- June 23-24, 2022
- July 28-29, 2022
- September 15-16, 2022
- November 17-18, 2022

Next, Mr. Lyle Kelsey presented his Executive Director's Report to the Board:

- **Status of Pandemic Emergency Rules** – Oklahoma Admin. Code 435:11-1-1 through 435:11-1-11. Mr. Kelsey advised the Board that these emergency rules expired May 4, 2021 due to Governor Stitt lifting the state of emergency in Oklahoma.

- **SB 516 (PA/Physician Supervision Ratio)** – Mr. Kelsey advised that this bill was filed this past session and would have allowed an unlimited number of PAs to be supervised by a physician, but it failed legislative deadline. It is his understanding that an interim study will be conducted. Currently, according to the Board’s rules, a physician may supervise up to six PAs and/or APRNs in any combination. SB 1915, which passed last year, allows a PA to have multiple Practice Agreements [Form 5] with physicians. Additionally, a physician may come before the Board and request an exception to that rule. Currently, there are 512 physicians with this exception.

- **2021-2022 Proposed Budget** – Mr. Kelsey presented the budget for consideration by the Board. He advised that the numbers contained therein are anticipated revenue and expenses. Following review, Dr. Fixley moved to approve the 2021-2022 Budget as presented. Dr. Wilber seconded the motion and the vote was unanimous in the affirmative.
In closing, Dr. Brinkworth thanked the Board and staff for their support during his presidency.

There being no further business, the meeting was adjourned at 12:59 p.m.
Certified Mail and via email yukicvs@gmail.com

July 12, 2021

Yuki Nakamura MD 37038
2161 Willenbrock Circle
Iowa City, IA 52245

REQUEST FOR BOARD APPEARANCE

Your application for a full medical license to practice in the State of Oklahoma was reviewed by the Secretary of the Board of Medical Licensure and Supervision and was held for your appearance before the Oklahoma Medical Board at its next regularly scheduled meeting. The meeting has been scheduled for July 29, 2021, at 9:00 a.m., at the offices of the Oklahoma Board of Medical Licensure and Supervision 101 NE 51st Street Oklahoma City, OK 73105 or via Zoom. The Oklahoma Administrative Code 435:10-4-10(a) states that “Any Board member may require an applicant to make a personal appearance before the Board or the Secretary prior to action on an application.”

You are appearing in support of your application to upgrade your Special License to a Full Medical License.

59 O.S. § 492.1(B): No person shall be licensed to practice medicine and surgery in this state except upon a finding by the Board that such a person has fully complied with all applicable licensure requirements of this act, and has produced satisfactory evidence to the Board of the ability of the applicant to practice medicine and surgery with reasonable skill and safety.

59 O.S. § 493.1(l): Upon request by the Board, the applicant shall make a personal appearance before the Board or a representative thereof for interview, examination, or review of credentials. At the discretion of the Board, the applicant shall be required to present his or her original medical education credentials for inspection during the personal appearance.

OAC 435:10-4-4(c): Any Board member may request an applicant to provide any additional information the Board member feels is necessary or useful to determine the applicant’s ability to practice medicine and surgery in the application process which is raised by any response by an applicant to any question or request for information on the application form.

Please confirm your attendance at this meeting. As this is a formal proceeding, proper attire is requested.

Sincerely,

[Signature]

Billy H. Stout, M.D.
Board Secretary
Excerpt from Meeting Minutes
June 25, 2020

YUKI NAKAMURA, applicant for special medical licensure, appeared via Zoom. All witnesses expected to testify were sworn. Billy H. Stout, MD, Board Secretary, advised that this physician is a pediatric cardiac surgeon and his application is still incomplete. Lynn Mitchell, Chief Medical Officer for OU Physicians stated they would support having the first three months of the applicant's tenure with them serve to complete his fellowship and then return to the Board for full medical licensure. Harold Burkhart, MD, stated the applicant started his fellowship three months late due to issues with his Visa. Dr. Fixley moved to approve special medical licensure pending completion of the file. Dr. Wilber seconded the motion and the vote was unanimous in the affirmative.
Oklahoma State Board of Medical Licensure and Supervision
Application Summary

Type  Number  Name
MD   37038  YUKI NAKAMURA
MEDICAL DOCTOR

Incomplete Information (due to space limitations on this page, this may not be a complete list)

Last Medical School Attended:
572-03 Univ of Tokyo, Grad Sch Of Med, Bunkyo-Ku, Tokyo, Japan

Number of Licenses Previously Granted to Graduates of this Medical School: 0

Application for:  Resident  Full License

The Secretary of the Board has reviewed this application and:

1) AUTHORIZED CIRCULARIZATION TO OTHER BOARD MEMBERS

2) ALL FIVE CRITERIA HAVE BEEN MET
   - Passed USMLE < 2 attempts
   - No DUls, etc
   - No Malpractice
   - US Graduate
   - Graduated Medical School on time

3) HAS ISSUED A TEMPORARY LICENSE THROUGH ___ / ___ / ___

4) HAS ISSUED A SPECIAL TRAINING LICENSE

5) REQUESTS SPECIFIC CONSIDERATION OF:
OKLAHOMA STATE MEDICAL BOARD OF LICENSURE AND SUPERVISION

INTERNATIONAL MEDICAL SCHOOL SUMMARY

INSTITUTION  UNIVERSITY OF TOKYO, GRAD SCHOOL OF MED
LOCATION  TOKYO, JAPAN

OTHER NAMES:  TOKYO IMPERIAL UNIVERSITY
              TOKYO UNIVERSITY
              IMPERIAL UNIVERSITY

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<td>☐ IS NOT REQUIRED</td>
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Note: The above information was obtained from FAIMER (Foundation for Advancement of International Medical Education and Research).

Listed on approved list by California Medical Board  ☐ YES ☐ NO

Total number of graduates of this medical school licensed by the Oklahoma Board

☐ 0  ☐ 1  ☐ 2  ☐ 3  ☐ 4  ☐ 5
Oklahoma State Board of Medical Licensure and Supervision
Application Summary

Type    Number    Name
MD      37038     YUKI NAKAMURA
MEDICAL DOCTOR

Mailing Address
Addr. Date: June 15, 2020
Address: 2161 WILLENBROCK CIR

City, State ZIP: IOWA CITY, IA 52245
County: NOT OKLAHOMA
Province:
Country:

Status: A
Res: MD
Received: 06/15/2020
Entered: 06/15/2020

Temp Issued:
Temp Expires:
Train Issued:
Train Expires:
Fed Rec: 06/15/2020
AMA Rec: 07/01/2020

Board Action:
License #: 37038
Sex: M
Ethnic Origin: 6

Practice Address:
November 13, 2020
TH UNIVERSITY OF OKLAHOMA HEALTH SCIEN
800 STANTON L YOUNG BLVD AAT9000

OKLAHOMA CITY, OK 73104
OKLAHOMA

Endorsed By: USMLE

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Test AV:
Note: PASS means higher than 75

Total Possible:
Okla Passing:
Total Score:

PRE-MED EDUCATION

School Name: THE UNIVERSITY OF TOKYO
City: TOKYO
Degree:
State: Country: JAPAN
From: 4/1995 To: 3/1997 Verified:

MEDICAL SCHOOL EDUCATION

Name: Univ of Tokyo, Grad Sch Of Med, Bunkyo-Ku, Tokyo, Japan
Foreign Name:
City: Bunkyo-Ku
Degree: BACHELOR OF ME
From: 4/1997 To: 3/2001 Diploma Ver'd: Y
# Oklahoma State Board of Medical Licensure and Supervision

## Application Summary

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## POST GRADUATE EDUCATION

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<td>PEDIATRIC CARDIAC SURGERY</td>
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Oklahoma State Board of Medical Licensure and Supervision
Application Summary

Type: MD  Number: 37038  Name: YUKI NAKAMURA  MEDICAL DOCTOR

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Employed: UNIVERSITY OF IOWA, CARVER COLLEGE OF MEDICINE
City: IOWA CITY  State: IA  Country: UNITED STATES
Specialty: PEDIATRIC CARDIOVASCULAR SURGERY
From: 8/2017  To: 11/2020
Comments: ATTENDING SURGEON IN DEPARTMENT OF SURGERY
Verified:

Employed: KITASATO UNIVERSITY SCHOOL OF MEDICINE/KITASATO UNIVERSITY
City: SAGAMIHARA  State:  Country: JAPAN
Specialty: PEDIATRIC CARDIOVASCULAR SURGERY
From: 4/2014  To: 6/2015
Comments: ATTENDING STAFF, PEDIATRIC CARDIOVASCULAR SURGERY
Verified:

Employed: CHIBA CHILDREN'S HOSPITAL
City: CHIBA  State:  Country: JAPAN
Specialty: PEDIATRIC CARDIOVASCULAR SURGERY
From: 4/2008  To: 3/2014
Comments: ATTENDING STAFF, PEDIATRIC CARDIOVASCULAR SURGERY
Verified:

BOARD CERTIFICATIONS

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<td>I</td>
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DEFICIENCIES
March 4, 2021

RE: Dr. Yuki Nakamura

This is to verify that Dr. Yuki Nakamura has attended and completed two years of fellowship training in congenital cardiac surgery. The first 21 months of the training were from November, 2015 to August, 2017 and took place at Columbia University College of Physicians and Surgeons in New York City, NY. The final three months of the training took place from November, 2020 to February, 2021 at The University of Oklahoma in Oklahoma City, OK. During this training he received extensive, hands-on instruction in all facets of congenital cardiac surgery including cardiac transplantation and ventricular assist device. In addition to the surgical instruction, he received instruction in patient care management in the cardiac intensive care unit.

Sincerely,

[Signature]

Emile Bacha, MD, FACS
Roth Salzhauser Family Professor of Surgery
Chief, Division of Cardiac, Thoracic, and Vascular Surgery
New York-Presbyterian/Columbia University Medical Center
Director, Pediatric and Congenital Cardiac Surgery
Combined Morgan Stanley Children’s Hospital - Komansky Weill-Cornell Program

[Signature]

Harold Burkhart, M.D.,
Professor and Chief
Division of Cardiac, Thoracic & Vascular Surgery
Paul H. and Doris Eaton Travis Chair
The University of Oklahoma College Medicine

Columbia University Medical Center
REQUEST FOR BOARD APPEARANCE

Your application for a full medical license to practice in the State of Oklahoma was reviewed by the Secretary of the Board of Medical Licensure and Supervision and was held for your appearance before the Oklahoma Medical Board at its next regularly scheduled meeting. The meeting has been scheduled for July 29, 2021, at 9:00 a.m., at Oklahoma Board of Medical Licensure and Supervision 101 NE 51st Street Oklahoma City, OK 73104 or via Zoom. The Oklahoma Administrative Code 435:10-4-10(a) states that "Any Board member may require an applicant to make a personal appearance before the Board or the Secretary prior to action on an application."

One or more members of the Board have required a personal appearance. Please be prepared to answer questions relating to your application, including but not limited to your medical education and practice history, any civil or criminal matters filed against you, any state medical board disciplinary matters filed against you, and your current practice plans for Oklahoma.

This is your opportunity to answer questions to the Board that requirements for licensure have been met through the content of your application as provided for in the law and rules of the Board.

59 O.S. § 492.1(b): No person shall be licensed to practice medicine and surgery in this state except upon a finding by the Board that such a person has fully complied with all applicable licensure requirements of this act, and has produced satisfactory evidence to the Board of the ability of the applicant to practice medicine and surgery with reasonable skill and safety.

59 O.S. § 493.1(i): Upon request by the Board, the applicant shall make a personal appearance before the Board or a representative thereof for interview, examination, or review of credentials. At the discretion of the Board, the applicant shall be required to present his or her original medical education credentials for inspection during the personal appearance.

OAC 435:10-4-4(c): Any Board member may request an applicant to provide any additional information the Board member feels is necessary or useful to determine the applicant’s ability to practice medicine and surgery in the application process which is raised by any response by an applicant to any question or request for information on the application form.

Please confirm your attendance at this meeting. As this is a formal proceeding, proper attire is requested.

Sincerely,

Billy H. Stout, M.D.
Board Secretary
Kenna L. Shaw

From: Oklahoma Medical Board <licensing@okmedicalboard.org>
Sent: Thursday, June 17, 2021 6:22 PM
To: Applications
Subject: [EXTERNAL] Board Member Vote

Mark S. Fixley, MD has cast the following vote:

Type: MD
Number: 38417
Name: TATYANA PANKRATOVA

Response: Require Appearance
Oklahoma State Board of Medical Licensure and Supervision
Application Summary

Type    Number    Name
MD      38417    TATYANA PANKRATOVA

MEDICAL DOCTOR

Incomplete Information (due to space limitations on this page, this may not be a complete list)

Last Medical School Attended:
913-84 Volgograd Med Academy, Volgograd, Russia

Number of Licenses Previously Granted to Graduates of this Medical School: 0

Application for: Resident ________ Full License ________

The Secretary of the Board has reviewed this application and:

1) AUTHORIZED CIRCULARIZATION TO OTHER BOARD MEMBERS ________

2) ALL FIVE CRITERIA HAVE BEEN MET ________
   - Passed USMLE < 2 attempts
   - No DUs, etc
   - No Malpractice
   - US Graduate
   - Graduated Medical School on time

3) HAS ISSUED A TEMPORARY LICENSE THROUGH _____ / _____ / _____

4) HAS ISSUED A SPECIAL TRAINING LICENSE ________

5) REQUESTS SPECIFIC CONSIDERATION OF: ________

- SEE INFORMATION FOR NOT PROMOTED
- Lenox Hill Hosp Residency 2008
# OKLAHOMA STATE MEDICAL BOARD OF LICENSURE AND SUPERVISION

## INTERNATIONAL MEDICAL SCHOOL SUMMARY

**INSTITUTION**: Volgograd Medical Academy  
**LOCATION**: Volgograd, Russian Federation

**OTHER NAMES**:  
- Volgograd State Medical University  
- Stalingrad Medical Institute (1935)  
- Volgograd State Medical Institute

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| ENTRANCE EXAM: | ☐ IS REQUIRED  
☐ IS NOT REQUIRED  
☐ INFORMATION NOT PROVIDED |

*Note: The above information was obtained from FAIMER (Foundation for Advancement of International Medical Education and Research).*

Listed on approved list by California Medical Board  
☒ YES  
☐ NO

Total number of graduates of this medical school licensed by the Oklahoma Board  
☒ 0  
☐ 1  
☐ 2  
☐ 3  
☐ 4  
☐ 5
Oklahoma State Board of Medical Licensure and Supervision
Application Summary

Type Number Name
MD 38417 TATYANA PANKRATOVA
MEDICAL DOCTOR

Mailing Address
Addr. Date: May 20, 2021
Address: 461 GYPSY LANE, APT 59

Practice Address:
May 20, 2021
TEMPLE UNIVERSITY HOSPITAL, JEANES HOS
7600 CENTRAL AVE,
PHILADELPHIA, PA 19111
NOT OKLAHOMA

City, State ZIP: YOUNGSTOWN, OH 44504
County: NOT OKLAHOMA
Province:
Country:

Status:
Res: MD
Received: 05/20/2021
Entered: 05/20/2021

Temp Issued: 
Temp Expires: 
Train Issued: 
Train Expires: 
Fed Rec: 05/21/2021
AMA Rec: 05/21/2021

Board Action:
License #: 38417
Sex: F
Ethnic Origin: 5

Endorsed By: USMLE

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Test AV: Note: PASS means higher than 75
Total Possible:
Oklahoma Passing:
Total Score:

PRE-MED EDUCATION

School Name: VOLGOGRAD MEDICAL ACADEMY
City: VGG
Degree:
State: Country: RUSSIA
From: 9/1986 To: 6/1992 Verified:

MEDICAL SCHOOL EDUCATION

Name: Volgograd Med Academy, Volgograd, Russia
Foreign Name:
City: Volgograd
Degree:
State/Country: Russia

Page 2 of 7
### POST GRADUATE EDUCATION

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## Practice History

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# Oklahoma State Board of Medical Licensure and Supervision
## Application Summary

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<td>TATYANA PANKRATOVA</td>
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### Medical Doctor

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# Oklahoma State Board of Medical Licensure and Supervision

## Application Summary

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- **From:** 4/ 2015
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### BOARD CERTIFICATIONS

AMERICAN BOARD OF INTERNAL MEDICINE
Oklahoma State Board of Medical Licensure and Supervision
Application Summary

Type: MD  Number: 38417  Name: TATYANA PANKRATOVA

MEDICAL DOCTOR

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DEFICIENCIES
The prolongation of Residency training explanation.

I started my IM Residency program at Cabrini Medical Center, NYC, in July 2007 which, due to financial issues, officially closed in February 2008. Consequently, the quality of my 6-month training experience was severely diminished as the number of patients declined and the Medical Staff were preoccupied with seeking positions in other teaching facilities. The Department of Medicine, through the “Orphan Resident” project, began relocating all residents to those hospitals that best complemented their competitive curriculum. I was assigned to continue my training at the prestigious Lenox Hill Hospital in NYC.

I was scheduled to complete my internship in June of 2008. However, Dr. Dibner, program director at Lenox Hill, decided that my circumstances mandated that I receive several more months of training before my promotion into the PGY2 position. In spite of the fact that I excelled in Medical school and received high scores on my medical boards, she believed that my unique circumstances (the interrupted early residency mentioned above coupled with the fact that I was also a Foreign student lacking proficiency in both the English language and American culture) severely impeded my progress. I just needed more time. Unfortunately for me, Lenox Hill did not promote me in June 2008 for PGY 2 position due to needs for the additional internship training. Instead, they advised me to find another Program that accepted Residents out of the training cycle.

I applied to and was accepted at several hospitals but they were unfamiliar with, or otherwise unable, to comply financially with the “Orphan Resident” status and transfer the funds. Finally, Northside Hospital in Youngstown, Ohio, my former IM Residency Program, was able to accept me, however due to 1.5 years waiting period my training there also was prolonged. Eventually my skills improved and during PGY 3 year I became the Chief Resident responsible for Morning Rounds teaching. Program. Director Dr. Bailey chose the candidates for this position based on their performance skills, the recommendations from teaching attendings and In-service test results and scores.

Mine has been a long, circuitous and tedious road. Although I am grateful for all I have learned, I feel I must detail for you the extent of my challenge so you can better understand why it has taken me so long to complete my Residency educational requirements.

Let me start with the fact that I was born, raised, and educated in Russia prior to moving to the United States in 2002. For the next 5 years I lived in a small California town pursuing studies in English as a second language while at the same time taking courses at The Kaplan Center in preparation for the Boards Steps tests that I would have to pass as a foreigner desiring a medical career in the USA. I then moved to New York City to begin my residency at Cabrini Hospital.

I was barely acclimating to NYC, a city very different from the slow-paced California town where I had previously lived, when I was forced to relocate to Lenox Hill Hospital.
Applicant Name: PANKRATOVA, TATYANA
461 GYPSY LANE, APT 59
YOUNGSTOWN, OH 44504

(215) 852-1862

Date Of Birth: [redacted]  Place Of Birth (City, State): VOLGOGRAD, RUSSIA
Sex: F  Race: Other

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<td>ELKINS</td>
<td>WV</td>
<td>6/2015</td>
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<td>MO</td>
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<td>JAMESON HOSPITAL (MEDICINE)</td>
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<td>PA</td>
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<td>WHEELING HOSPITAL (MEDICINE)</td>
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<td>CAMDEN CLARK HOSPITAL (MEDICINE)</td>
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<td>5/2013</td>
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### Other/Out-Of-State Licenses

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<tr>
<th>State</th>
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<th>Profession</th>
<th>Status</th>
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<th>Exp Date</th>
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<tr>
<td>KS</td>
<td>04-39535</td>
<td></td>
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<td>OH</td>
<td>35.134807</td>
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<td>8/17/18</td>
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<td>MA</td>
<td>2017009377</td>
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<td>4/15/17</td>
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<td>WV</td>
<td>25253</td>
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<td>AK</td>
<td>169807</td>
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<td>1/26/21</td>
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<td>VT</td>
<td>042-0014804</td>
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<td>5/6/20</td>
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<td>KY</td>
<td>50753</td>
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<td>MA</td>
<td>MA ETL398</td>
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<td>PA</td>
<td>MD448702</td>
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<tr>
<td>OR</td>
<td>MD176264</td>
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<td>U</td>
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### MD Exam

<table>
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<tbody>
<tr>
<td>USMLE</td>
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<tr>
<td>Questions Answered 05/19/2021</td>
<td>Response</td>
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</tr>
<tr>
<td>-------------------------------</td>
<td>----------</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>A. Have you ever been denied provider participation, terminated, sanctioned, or penalized by any third party payer, to include TRICARE, MEDICARE, MEDICAID?</td>
<td>N</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>B. Have you ever surrendered or had any adverse action taken against any narcotic permit (state or federal)?</td>
<td>N</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>C. Have you ever been denied membership or had disciplinary action taken by a national, state or county professional organization?</td>
<td>N</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>D. Have you ever been denied or had removed or suspended hospital staff privileges?</td>
<td>N</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>E. Have you ever surrendered hospital staff privileges while under investigation or to avoid investigation?</td>
<td>N</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>F. Have you ever entered into an agreement with a federal, state or local jurisdictional body to avoid formal action?</td>
<td>N</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>G. Have you ever been the subject of an investigation, probation or disciplinary action by a hospital, clinic, practice group, training program or professional school?</td>
<td>Y</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

I started my IM Residency at Cabrini Medical Center, NYC, in July 2007 which, due to financial issues, officially closed in February 2008. Consequently, the quality of my 6-month training experience was severely diminished as the number of patients declined and the Medical Staff were preoccupied with seeking positions in other teaching facilities. The Department of Medicine, through the Orphan Resident project, began relocating all residents. I was assigned to continue my training at the prestigious Lenox Hill Hospital in NYC.

I was scheduled to complete my internship in June of 2008. However, program director at Lenox Hill, decided that my circumstances mandated that I receive several more months of training before my promotion. In spite of the fact that I excelled in Medical school and received high scores on my medical boards, she believed that my unique circumstances (the interrupted early residency mentioned above coupled with the fact that I was also a Foreign student lacking proficiency in both the English language and American culture) severely impeded my progress. I just needed more time. Unfortunately for me, Lenox Hill did not promoted me in June 2008 for PGY 2 position due to needs for the additional internship training. Instead, they advised me to find another Program that accepted Residents out of the training cycle.

I was accepted at several hospitals but they were unfamiliar with, or otherwise unable, to comply financially with the Orphan Resident status and transfer the funds. Finally, Northside Hospital in Youngstown, Ohio was able to accept me, however due to 1.5 years waiting period my training there also was prolonged. During PGY 3 year I became the Chief Resident responsible for Morning Rounds teaching. Program. Director Dr. Bailey chose the candidates for this position based on their performance skills, the recommendations from teaching attendings and In-service test results and scores.

Although I am grateful for all I have learned, I feel I must detail for you the extent of my challenge so you can better understand why it has taken me so long to complete my Residency.

I was born in Russia prior to moving to the United States in 2002. For the next 5 years I lived in a small California town pursuing studies in English as a second language while at the same time taking Boards. I then moved to New York City to begin my residency at Cabrini.

I was barely acclimating to NYC, a city very different from the slow-paced California when I was forced to relocate to Lenox Hill, where residents experienced a much more rigorous training than the one I received at the aborted program in Cabrini, I was placed under the supervision of a PGY2 Resident. I appreciated this, realizing that passing medical exams and achieving high scores at Kaplan had to be supplemented with real world experiences. I was definitely deficient when it came to managing the huge mix of cultures, accents, behaviors, etc. that my new environment presented. The pace at Lenox Hospital was also much busier than that at the smaller Cabrini Hospital and after short introductory period . My first rotation was Step down ICU, working 24 hours every other day.

Since those days I have worked at several hospitals. I now know that if I had honestly disclosed the severity of my circumstances to the mentors with whom Lenox Hill provided me, I would have better alleviated my stress and sooner succeeded in my Residency. At that time I was embarrassed to acknowledge my weaknesses, afraid to share my thoughts and feelings or to ask questions. I was a foreigner and this intimidated me.

Please contact Dr. Bailey, former IM Program Director at Northside Medical Center,(330) 503-1645 , coordinator, Bhatti Uppal (330) 423-3131, for the recommendation letter.

Dr. Dibner, former Director of Lenox Hill, also available (212-434-4833) although Current Director Dr. Fried does not know me in person.

H. Have you had any adverse judgment, settlement, or award against you arising from a professional liability claim? | N |
<table>
<thead>
<tr>
<th></th>
<th>Question</th>
<th>Answer</th>
</tr>
</thead>
<tbody>
<tr>
<td>I.</td>
<td>Have you ever had professional liability coverage declined, canceled, issued on special terms, or renewal refused?</td>
<td>N</td>
</tr>
<tr>
<td>J.</td>
<td>Have you ever been reported to the National Practitioners Data Bank (NPDB) or to the Healthcare Integrity and Protection Data Bank (HIPDB)? (If yes, enclose a copy of the report.)</td>
<td>N</td>
</tr>
<tr>
<td>K.</td>
<td>Has your application for examination or a professional license ever been denied?</td>
<td>N</td>
</tr>
<tr>
<td>L.</td>
<td>Have you ever failed any part of a licensure/certification/registration examination?</td>
<td>N</td>
</tr>
<tr>
<td>M.</td>
<td>Have you ever surrendered a license or had a license revoked?</td>
<td>N</td>
</tr>
<tr>
<td>N.</td>
<td>Has any disciplinary action been taken on any license?</td>
<td>N</td>
</tr>
<tr>
<td>O.</td>
<td>Have you ever been subject of a review by professional licensing/regulatory agency based on a complaint filed against you?</td>
<td>N</td>
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<tr>
<td>P.</td>
<td>Have you ever been arrested, charged with, or convicted of a felony or misdemeanor, other than traffic violations?</td>
<td>N</td>
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<tr>
<td>Q.</td>
<td>Have you ever been arrested, charged with, or convicted of a traffic violation involving the use of any drug or chemical substance, including alcohol?</td>
<td>N</td>
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<tr>
<td>R.</td>
<td>Are you now or have you within the past two years been addicted to or used in excess any drug or chemical substance, including alcohol?</td>
<td>N</td>
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<tr>
<td>S.</td>
<td>Have you obtained an assessment or been treated for the use of any drug or chemical substance, including alcohol?</td>
<td>N</td>
</tr>
<tr>
<td>T.</td>
<td>Do you currently have or have you had within the past two years any mental or physical disorder or condition which, if untreated, could affect your ability to practice competently?</td>
<td>N</td>
</tr>
<tr>
<td>U.</td>
<td>Are you or your spouse currently on Active Duty in the U.S. Armed Forces?</td>
<td>N</td>
</tr>
<tr>
<td>V.</td>
<td>Are you or your spouse currently Deployed on Active Duty in the U.S. Armed Forces?</td>
<td>N</td>
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</table>
If licensed, where do you intend to locate?
  OK

Why do you seek Licensure in the state of Oklahoma?

  Hospitalist

In what manner will you be communicating with your Oklahoma patients (telephone, email, internet, video-conference, etc)?

Describe how you will examine each patient in person prior to diagnosis, treating, correcting, or prescribing for a patient in Oklahoma from the state, province, or country you are located:

Describe the manner in which you intend to practice medicine across state lines in Oklahoma:

Have you executed or been offered a contract in connection with practice in the state of Oklahoma?
  Yes

If "Yes", Name of practice:
  Comanche County Memorial Hospital

If so, Please identify with which category:
  Hospital

Name of Previous Carrier and Policy Holder
  PROASSURANCE SPECIALTY INSURANCE COMPANY ES1711

Name of Current Carrier and policy Holder
  PROASSURANCE SPECIALTY INSURANCE COMPANY ES1711

Will your professional liability insurance policy cover your practice in Oklahoma
  Yes

If NO, when do you expect to obtain liability insurance that will cover practice in Oklahoma

I attest that all the above information is accurate as of May 19, 2021:  (Signed Online)
Oklahoma State Board of Medical Licensure and Supervision

MD 38417        PANKRATOVA, TATYANA

Submitted:05/20/2021

24399_10698.JPG
Subscriber Services

License Details

Last Update: Tuesday, July 6, 2021 12:45 PM CDT

Add to Your Licensee List

Wallet Card

View on smartphone  Print hard copy  Download PDF

SCHOELEN, STEVE L.

Practice Address:  3209 NORTHWEST EXPRESSWAY
SUITE A
OKLAHOMA CITY OK 73112
Address last updated on 5/10/2021

Phone #:  (405) 842-3209
Fax #: 
County:  OKLAHOMA
License:  17719
Dated:  7/1/1991
Expires:  7/1/2022
License Type:  Medical Doctor
Specialty:  Family Medicine
NPI #:  1912081159

Status:  Active
Status Class:  Fully Licensed
Restricted to:  NO
Registered to Dispense:  NO
CME Year:  2024
Fee History:
- 05/10/21 $200.00
- 06/04/20 $200.00
- 06/14/19 $200.00

Hospital Privileges:  None listed
References:
- WILLIAM M. CHOP, JR., MD, OK (Letter) 06/18/90
- RICHARD K HAILE, MD, OK (Letter) 06/18/90
- JACQUELINE M PETRAY, MD, OK (Letter) 06/18/90

Education History

<table>
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<tr>
<th>School</th>
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<tr>
<td>ORAL ROBERTS UNIVERSITY, TULSA, OK, UNITED STATES</td>
<td></td>
<td>8/1983</td>
<td>5/1985</td>
<td>MS - BIOLOGICAL SCIENCES</td>
<td>07/01/91</td>
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<td>ORAL ROBERTS UNIVERSITY, TULSA, OK, UNITED STATES</td>
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<td>8/1978</td>
<td>5/1982</td>
<td>BS - BIOMEDICAL CHEMISTRY</td>
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Medical School

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<th>To</th>
<th>Degree</th>
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<th>Date Primary Source Verified</th>
<th>Transcript Verified</th>
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<th>To</th>
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<th>Date Primary Source Verified</th>
<th>Certificate Verified</th>
<th>ACGME Waived</th>
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<td>COLLEGE OF MEDICINE OKC, OKLAHOMA CITY, OK, USA</td>
<td>FAMILY PRACTICE</td>
<td>1/1993</td>
<td>12/1994</td>
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<td></td>
<td>N</td>
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<td>UNIVERSITY OF OKLAHOMA, OKLAHOMA CITY, OK, UNITED STATES OF AMERICA</td>
<td>ANESTHESIOLOGY</td>
<td>7/1991</td>
<td>11/1992</td>
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<td>BAPTIST MEDICAL CENTER, OKLAHOMA CITY, OK, UNITED STATES OF AMERICA</td>
<td>ROTATING MEDICAL INTERNSHIP-ANESTHESIOLOGY</td>
<td>7/1990</td>
<td>6/1991</td>
<td>Y</td>
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### National Verifications

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<td>Federation Clearance</td>
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<td>AMA Profile</td>
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### Exams

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<td>NBME1</td>
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<td>NBME2</td>
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<td>NBME3</td>
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<td>ACCIDENT CARE AND TREATMENT CENTER, OKLAHOMA CITY, OK, UNITED STATES</td>
<td>ACCIDENT EVALUATION AND TREATMENT</td>
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<td>OKLAHOMA MENS CLINIC, OKLAHOMA CITY, OK, UNITED STATES</td>
<td>MENS HEALTH</td>
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<td>7/2013</td>
<td>2/2019</td>
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<td>TRICITY FAMILY CLINIC, NEWCASTLE, OK</td>
<td>EMPLOYED</td>
<td></td>
<td>1/2012</td>
<td>6/2013</td>
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<tr>
<td>PALMETTO RECOVER CENTER, RAYVILLE, LA</td>
<td>TREATMENT</td>
<td></td>
<td>9/2011</td>
<td>12/2011</td>
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<tr>
<td>TRICITY FAMILY CLINIC, NEWCASTLE, OK, UNITED STATES</td>
<td>DIRECT OUTPATIENT CARE AND DIAGNOSIS.</td>
<td></td>
<td>7/1995</td>
<td>9/2011</td>
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<tr>
<td>MEDPLUS PRIMARY CARE CLINIC, MOORE, OK, UNITED STATES</td>
<td>DIRECT OUTPATIENT CARE AND DIAGNOSIS.</td>
<td></td>
<td>7/1993</td>
<td>6/1995</td>
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<td>AM-PM CLINIC, SHAWNEE, OK, UNITED STATES</td>
<td>DIRECT OUTPATIENT CARE AND DIAGNOSIS.</td>
<td></td>
<td>7/1992</td>
<td>7/1993</td>
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<tr>
<td>ST. FRANCIS HOSPITAL, TULSA, OK, UNITED STATES – PATIENT TRANSPORT AND ASSISTING PHYSICAL THERAPIST IN PT.</td>
<td>PHYSICAL THERAPY AIDE</td>
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<td>7/1982</td>
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### Pending and/or Past Disciplinary Actions

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<th>Reasons</th>
<th>Remarks</th>
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<tr>
<td>12/19/2017</td>
<td>Modification</td>
<td>Modification to probation term 'X' authorizing prescribing authority for Testosterone. All other probation terms remain unchanged and in full force and effect.</td>
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<tr>
<td>11/14/2012</td>
<td>Probation</td>
<td>Alcohol/Substance Abuse</td>
<td>Indefinite Probation</td>
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3/8/2012 Suspension, License Alcohol/Substance Abuse
Board hearing 3-8-12 Suspension started 9-8-11 for a minimum one year - with $15,000 Fine

1/31/2012 Complaint Citation Alcohol/Substance Abuse

7/20/2011 Probation Ended

7/20/2006 Probation Alcohol/Substance Abuse 5 years probation

6/20/2006 Complaint Citation Alcohol/Substance Abuse

**Board Filings and/or Orders**

- 12/19/2017
- 02/22/2013
- 03/08/2012
- 01/27/2012
- 01/27/2012
- 11/06/2008
- 07/20/2006
- 06/20/2006
- 06/20/2006

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**License Verification and Disclaimer**

This verification service provides current data extracted by the Oklahoma State Board of Medical Licensure & Supervision (OSBMLS) from its own database. The data in this web site is provided by and controlled entirely by the OSBMLS and therefore constitutes a primary source verification of licensure status as authentic as a direct inquiry to the OSBMLS. **Initial** licensure data collected, such as Education, Training, Other State License Verification, ECFMG, Federation Clearance, AMA Profile, and Exam Information are obtained from primary source. All primary source obtained data are clearly marked as such. Should the License Date be earlier than 1996, some of the data may not be primary source. The information provided through the verification service is all of the information pertinent and available in that field of information in the OSBMLS database. The data is updated, at a minimum, three times daily.

Please note that the NPI numbers listed on search results are provided by licensees themselves and are not verified by the Medical Board. APRN license information listed under "Supervisees" is obtained from Board of Nursing once a month and is listed here for supervisor/supervisee cross reference purpose only and hence not be construed as full verification of APRN license. APRN's license verification must be made through State Board of Nursing.

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**Issues related to verification data:** licensing@okmedicalboard.org or Phone: (405) 962-1400 ext. 170

**Technical issues:** supportservices@okmedicalboard.org or Phone: (405) 962-1400

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**Items highlighted in blue are Primary Source Verified.**
STAFF MOTION
June 30, 2021

To: Board Members
Re: TERMINATION OF INDEFINITE PROBATION

Comes now Gary Ricks, Compliance Coordinator to present a Motion to Terminate the Indefinite Probation Board Order of the Following Licensure.

Name                  Probation Began

STEVE L. SCHOELEN, MD 17719    November 14, 2012

Respectfully submitted,

[Signature]
Gary Ricks
Compliance Coordinator
ORDER ACCEPTING
VOLUNTARY SUBMITTAL TO JURISDICTION

Plaintiff, the State of Oklahoma, ex rel. the Oklahoma State Board of Medical Licensure and Supervision (the “Board”), by and through its attorney, Elizabeth A. Scott, Assistant Attorney General for the State of Oklahoma, and the staff of the Board, as represented by the Secretary of the Board, Gerald C. Zumwalt, M.D., and the Executive Director of the Board, Lyle Kelsey, and the Defendant, Steve L. Schoelen, M.D., Oklahoma license no. 17719 who appears in person and through counsel, Jaye Mendros, proffer this Agreement for acceptance by the Board en banc pursuant to Section 435:5-1-5.1 of the Oklahoma Administrative Code (“OAC”).

AGREEMENT AND ACKNOWLEDGMENT BY DEFENDANT

By voluntarily submitting to jurisdiction and entering into this Order, Defendant pleads guilty to the allegations in the Complaint and Citation filed herein on January 27, 2012 and acknowledges that hearing before the Board would result in some sanction under the Oklahoma Allopathic Medical and Surgical Licensure and Supervision Act (the “Act”).

Defendant, Steve L. Schoelen, M.D., states that he is of sound mind and is not under the influence of, or impaired by, any medication or drug and that he fully recognizes his right to appear before the Board for evidentiary hearing on the allegations made against him. Defendant hereby voluntarily waives his right to a full hearing, submits to the jurisdiction of the Board and agrees to abide by the terms and conditions of this Order. Defendant acknowledges that he has read and understands the terms and conditions stated herein.
PARTIES' AGREEMENT AND STIPULATIONS

Plaintiff, Defendant and the Board staff stipulate and agree as follows:

Findings of Fact

1. The Board is a duly authorized agency of the State of Oklahoma empowered to license and oversee the activities of physicians and surgeons in the State of Oklahoma pursuant to 59 Okla. Stat. §480 et seq. The Board has jurisdiction over this matter, and notice has been given in all respects in accordance with law and the rules of the Board.

2. Defendant, Steve L. Schoelen, M.D., holds Oklahoma license no. 17719 and practices as a family practice physician in Newcastle, Oklahoma.

PREVIOUS DISCIPLINARY ACTION

3. On or around June 8, 1992 until October 15, 1992, Defendant obtained treatment for substance abuse at COPAC in Jackson, Mississippi based upon a history of abusing Fentanyl.

4. One (1) day after returning from treatment at COPAC, Defendant relapsed on Ketamine.

5. In or around 2003, Defendant relapsed again and began abusing Lortab, Xanax and Marijuana. Defendant admits that he obtained the Lortab and Xanax from office samples.

6. On or about September 4, 2005, Defendant was pulled over by the Oklahoma City Police for driving erratically. Defendant was subsequently arrested and charged with Driving While Under the Influence of Drugs, Attempting to Elude Police, Failure to Keep Right of Center and Possession of a CDS Without a Prescription. At the time of his arrest, police found sample packages of Provigil 200 mg., a Schedule IV controlled dangerous substance and Xodol 10 mg., a Schedule III controlled dangerous substance, as well as other non-controlled drugs. Defendant admitted to the police that he had no medical need for the Xodol. Defendant admitted to the police that he did not have prescriptions for either of the controlled dangerous substances. Defendant was then transported to Southwest Medical Center Emergency Room for a blood test, and then to the Oklahoma County Jail, at which time he submitted to a D.R.E. evaluation. The D.R.E. evaluator concluded that Defendant was under the influence of CDS depressants, CDS stimulants and narcotic analgesics and was unable to safely operate a motor vehicle.

7. Beginning on or around February 13, 2006 and continuing until on or around February 17, 2006, Defendant obtained an assessment at Talbott Recovery Campus. Upon admission to Talbott, Defendant submitted to drug test, which tested positive for Marijuana and Propoxyphene.
8. At the conclusion of the assessment, Defendant continued his stay at Talbott for substance abuse treatment until May 20, 2006, for a total of fourteen (14) weeks. Defendant admitted to Talbott that he had been using Provigil at least two (2) times per day, and that at the time of his arrest on September 4, 2005, he had been using Ambien, Lortab and Xanax, which had not been prescribed to him but had been obtained from the sample cabinet at this office.

9. On or about July 20, 2006, the Board entered an Order Accepting Voluntary Submittal to Jurisdiction whereby Defendant’s license was placed on a FIVE (5) YEAR PROBATION whereby Defendant was ordered to affiliate with the Oklahoma Health Professionals Program and to submit to monitoring for substance abuse by the Board.

10. On July 20, 2011, Defendant’s five (5) year probation with the Board ended.

CURRENT UNPROFESSIONAL CONDUCT ALLEGATIONS

11. Defendant admits that on or around August 25, 2011, approximately one (1) month after his probation with the Board ended, he was at home because he had been sick. He claims that he was unable to sleep, so he searched his house and “found” some old Xanax that he had kept from before he first went on probation in 2005. He claims that he then took the Xanax to help him sleep. Defendant admits that the Xanax was not prescribed to him but had been left over from his days of abusing drugs back in 2005. Defendant claims that in searching his house for drugs, he also “found” some old Marijuana that had allegedly been in his house since before 2005. He claims that he also smoked the Marijuana to help him sleep.

12. The next day, August 26, 2011, Defendant still felt bad so he took four (4) Fioricet that he also “found” in his house when he found the Xanax and the Marijuana. He then got in his car to drive to the store.

13. A few blocks from his house, Defendant ran a stop sign and caused an accident. He did not stop at the accident but kept driving. Defendant was subsequently arrested by the Oklahoma City Police Department and taken to the hospital where blood was drawn for a drug test. Upon a finding that he was not injured, Defendant was then transported to the Oklahoma County Jail. Defendant was subsequently charged in Oklahoma City Municipal Court with DRIVING UNDER THE INFLUENCE OF DRUGS, LEAVING THE SCENE OF AN ACCIDENT, and FAILURE TO STOP FOR STOP SIGN.

14. On or about October 14, 2011, OSBI confirmed that Defendant tested positive for Xanax, Butalbital, Celexa and Marijuana.

15. Defendant is guilty of unprofessional conduct in that he:
A. Engaged in dishonorable or immoral conduct which is likely to deceive, defraud or harm the public in violation of 59 O.S. § 509 (8) and OAC 435:10-7-4 (11).

B. Habitually uses habit-forming drugs in violation 59 O.S. 407§509(4) and OAC 435:10-7-4(3).

C. Is unable to practice medicine with reasonable skill and safety to patients by reason of age, illness, drunkenness, excessive use of drugs, narcotics, chemicals or any other type of material or as a result of any mental or physician condition in violation of 59 O.S. §509(15) and OAC 435:10-7-4(40).

D. Purchased or prescribed a regulated substance in Schedules I through V for the physician’s personal use in violation of OAC 435:10-7-4(5).

E. Prescribed, sold, administered, distributed, ordered or gave a drug legally classified as a controlled substance or recognized as an addictive dangerous drug to a family member or to himself or herself in violation of OAC 435:10-7-4(26).

F. Prescribed, sold, administered, distributed, ordered, or gave any drug legally classified as a controlled substance or recognized as an addictive or dangerous drug for other than medically accepted therapeutic purposes in violation of OAC 435:10-7-4(24).

G. Violated any provision of the medical practice act or the rules and regulations of the Board or of an action, stipulation, or agreement of the Board in violation of 59 O.S. §509 (13) and OAC 435:10-7-4(39).

H. Violated any state or federal law or regulation relating to controlled substances in violation of OAC 435:10-7-4(27).

I. Confessed to a crime involving violation of the antinarcotic laws and regulations of the federal government and the laws of this state in violation of 59 O.S. 509(7).
Conclusions of Law

1. The Board has jurisdiction and authority over the Defendant and subject matter herein pursuant to the Oklahoma Allopathic Medical and Surgical Licensure and Supervision Act (the "Act") and it applicable regulations. The Board is authorized to enforce the Act as necessary to protect the public health, safety and welfare.

2. Defendant, Steve L. Schoelen, M.D., Oklahoma medical license 17719, is guilty of unprofessional conduct set forth below based on the foregoing facts:

   A. Engaged in dishonorable or immoral conduct which is likely to deceive, defraud or harm the public in violation of 59 O.S. § 509 (8) and OAC 435:10-7-4 (11).

   B. Habitually uses habit-forming drugs in violation 59 O.S. 407 §509(4) and OAC 435:10-7-4(3).

   C. Is unable to practice medicine with reasonable skill and safety to patients by reason of age, illness, drunkenness, excessive use of drugs, narcotics, chemicals or any other type of material or as a result of any mental or physician condition in violation of 59 O.S. §509(15) and OAC 435:10-7-4(40).

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   G. Violated any provision of the medical practice act or the rules and regulations of the Board or of an action,
stipulation, or agreement of the Board in violation of 59 O.S. §509 (13) and OAC 435:10-7-4(39).

H. Violated any state or federal law or regulation relating to controlled substances in violation of OAC 435:10-7-4(27).

I. Confessed to a crime involving violation of the antinarcotic laws and regulations of the federal government and the laws of this state in violation of 59 O.S. 509(7).

Order

IT IS THEREFORE ORDERED by the Oklahoma State Board of Medical Licensure and Supervision as follows:

1. The Board en banc hereby adopts the agreement of the parties in this Voluntary Submittal to Jurisdiction.

2. The license of Defendant, Steve L. Schoelen, M.D., Oklahoma license no. 17719, is hereby SUSPENDED beginning September 8, 2011, and continuing for a minimum period of a ONE (1) YEAR until September 8, 2012, after which time Defendant may apply for reinstatement by the Board. Prior to appearing before the Board, Defendant shall meet with Board staff to report on the status of his recovery efforts and his compliance with his municipal court probation.

3. At the conclusion of the period of suspension, if the Board chooses to reinstate Defendant, he shall be placed on INDEFINITE PROBATION under the following terms and conditions, as well as any additional terms to be determined by the Board at that time:

A. Defendant will conduct his practice in compliance with the Oklahoma Allopathic Medical and Surgical Licensure and Supervision Act as interpreted by the Oklahoma State Board of Medical Licensure and Supervision. Any question of interpretation regarding said Act shall be submitted in writing to the Board and no action based on the subject of the question will be taken by Defendant until clarification of interpretation is received by Defendant from the Oklahoma State Board of Medical Licensure and Supervision.

B. Upon request of the Board Secretary, Defendant will request all hospitals in which he anticipates practicing to furnish to the Board Secretary of the Oklahoma State Board of Medical
Licensure and Supervision a written statement regarding monitoring of his practice while performing services in or to that hospital.

C. Defendant will furnish to each and every state in which he holds licensure or applies for licensure and hospitals, clinics or other institutions in which he holds or anticipates holding any form of staff privilege or employment, a copy of the Board Order stipulating sanctions imposed by the Oklahoma State Board of Medical Licensure and Supervision.

D. Defendant will not supervise allied health professionals that require surveillance of a licensed physician.

E. Defendant will execute such releases of medical and psychiatric records during the entire term of probation as necessary for use by the Compliance Consultant or other Board designee to obtain copies of medical records and authorize the Compliance Consultant or other Board designee to discuss Defendant’s case with Defendant’s treating physicians and/or physicians holding Defendant’s records.

F. Defendant will submit biological fluid specimens to include, but not limited to, blood and urine, as well as hair follicle samples for analysis, upon request of the Oklahoma State Board of Medical Licensure and Supervision or its designee, and Defendant will pay for the analysis thereof.

G. Defendant will not prescribe, administer or dispense any medications for personal use or for that of any family member.

H. Defendant will take no medication except that which is authorized by a physician treating him for a legitimate medical need and only during that time in which he is being treated by the physician for that specific medical need. Defendant has the affirmative duty to inform any and every doctor treating him of the Board Order immediately upon initiation, or continuation of treatment.

I. Defendant will have the affirmative duty not to ingest any substance, including but not limited to alcohol, which will cause a body fluid sample to test positive for prohibited substances.

J. Defendant will authorize in writing the release of any and all information regarding his treatment at Palmetto and any other
records of his medical, emotional or psychiatric treatment to the Oklahoma State Board of Medical Licensure and Supervision.

K. Defendant will abide by the terms and recommendations of Palmetto, including all follow-up visits and treatment, and with all terms of his postcare contracts with Palmetto and the Oklahoma Health Professionals Recovery Program.

L. Defendant will sign a lifetime contract with and attend a minimum of one (1) meeting per week of the Health Professionals Recovery Program unless excused by the HPRP.

M. Defendant shall attend ninety (90) 12-Step meetings in ninety (90) days from release from Palmetto, and thereafter will attend a minimum of three (3) meetings per week of a local 12-Step program, as well as the HPRP meetings.

N. Defendant will enter and continue counseling with Stewart Beasley, PhD or another counselor approved in advance in writing by the Board Secretary and will authorize in writing the release of any and all records of that treatment to the Board or its designee. Frequency of counseling shall be determined by the counselor. Defendant shall submit quarterly reports from his counselor to the Board Secretary for his review.

O. Defendant will obtain a primary care physician other than a practice partner.

P. Defendant shall promptly notify the Board of any relapse, including any entry, or re-entry, into a treatment program for substance abuse.

Q. Defendant shall promptly notify the Board of any citation or arrest for traffic or for criminal offenses involving substance abuse.

R. Defendant will keep the Oklahoma State Board of Medical Licensure and Supervision informed of his current address.

S. Defendant will keep current payment of all assessments by the Oklahoma State Board of Medical Licensure and Supervision for prosecution, investigation and monitoring of his case, which shall include but is not limited to a one hundred fifty dollar ($150.00) per month fee during the term of probation.

T. Until such time as all indebtedness to the Oklahoma State Board of Medical Licensure and Supervision has been satisfied,
Defendant will reaffirm said indebtedness in any and all bankruptcy proceedings.

U. Defendant shall make himself available for one or more personal appearances before the Board or its designee upon request.

V. Defendant shall submit any required reports and forms on a timely, accurate and prompt basis to the Compliance Coordinator or designee.

W. Failure to meet any of the terms of this Board Order will constitute cause for the Board to initiate additional proceedings to suspend, revoke or modify Defendant's license after due notice and hearing.

X. Defendant will comply with all terms and conditions of his probation with the Oklahoma City Municipal Court.

Y. Defendant will not prescribe, administer, dispense or possess any drugs in Schedules I through III.

4. Defendant shall pay an **ADMINISTRATIVE FINE** in the amount of **$15,000.00** on or before March 8, 2013.

5. Defendant's suspended license shall not be reinstated unless Defendant has reimbursed the Board for all taxed costs and expenses incurred by the State of Oklahoma.

6. Promptly upon receipt of an invoice, Defendant shall pay all costs of this action authorized by law, including without limitation, legal fees and investigation costs.

Dated this ___ day of March, 2012.

J. Andy Sullivan, M.D., President
Oklahoma State Board of Medical Licensure and Supervision
AGREED AND APPROVED

Steve L. Schoelen, M.D.
License No. 17719

Elizabeth A. Scott
Assistant Attorney General
State of Oklahoma
101 N.E. 51st Street
Oklahoma City, OK 73105

Attorney for the Oklahoma State
Board of Medical Licensure and
Supervision

Jaye Mendros
3033 N.W. 63rd Street, Ste. E-105
Oklahoma City, OK 73116

Gerald C. Zumwalt, M.D.
Secretary and Medical Advisor
Oklahoma State Board of
Medical Licensure and Supervision

Attorney for Defendant

CERTIFICATE OF MAILING

I certify that on the 9th day of March, 2012, I mailed a true and correct copy of the
Order Accepting Voluntary Submittal to Jurisdiction to Jaye Mendros, 3033 N.W. 63rd Street,
Suite E-105, Oklahoma City, OK 73116 and to Steve L. Schoelen, 300 Bypass Road, Newcastle,
OK

Janet Swindle
Subscriber Services

License Details
Last Update: Tuesday, July 6, 2021 12:45 PM CDT

Wallet Card

WILSON, MARK STEPHEN II

Practice Address: 5591 S. LEWIS AVENUE
TULSA OK 74105
Address last updated on 7/2/2021

Phone #: (918) 488-8285
Fax #: (918) 488-8144

County: TULSA
License: 24648
Dated: 8/12/2009
Expires: 8/1/2022
License Type: Medical Doctor
Specialty: Orthopedic Surgery
Occupational Medicine
Pain Management (Physical Medicine & Rehabilitation)

Status: Active
Status Class: Fully Licensed
Registered to Dispense: YES
CME Year: 2024
Fee History:
- 07/02/21 $200.00
- 09/18/20 $200.00
- 07/31/19 $200.00

Hospital Privileges: None listed
References: No reference on file

Other Licenses
The License Status and Expiration date listed below are verified only at the time of initial Licensure. For current status of Other State Licenses please visit respective States’ websites.

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This verification service provides current data extracted by the Oklahoma State Board of Medical Licensure & Supervision (OSBMLS) from its own database. The data in this web site is provided by and controlled entirely by the OSBMLS and therefore constitutes a primary source verification of licensure status as authentic as a direct inquiry to the OSBMLS. Initial licensure data collected, such as Education, Training, Other State License Verification, ECFMG, Federation Clearance, AMA Profile, and Exam Information are obtained from primary source. All primary source obtained data are clearly marked as such. Should the License Date be earlier than 1996, some of the data may not be primary source. The information provided through the verification service is all of the information pertinent and available in that field of information in the OSBMLS database. The data is updated, at a minimum, three times daily.

Please note that the NPI numbers listed on search results are provided by licensees themselves and are not verified by the Medical Board. APRN license information listed under "Supervisees" is obtained from Board of Nursing once a month and is listed here for supervisor/supervisee cross reference purpose only and hence not be construed as full verification of APRN license. APRN's license verification must be made through State Board of Nursing.

No responsibility is assured or implied for errors or omissions created by technical difficulties. No one shall be entitled to claim detrimental reliance thereon.

For information regarding those categories not included in the database and/or concerns about transmission errors, inconsistencies, or other data issues that may be identified from time to time, contact the OSBMLS at:

Issues related to verification data: licensing@okmedicalboard.org or Phone: (405) 962-1400 ext. 170

Technical issues: supportservices@okmedicalboard.org or Phone: (405) 962-1400

Items highlighted in blue are Primary Source Verified.
IN AND BEFORE THE OKLAHOMA STATE BOARD
OF MEDICAL LICENSURE AND SUPERVISION
STATE OF OKLAHOMA

STATE OF OKLAHOMA, ex rel.
OKLAHOMA STATE BOARD
OF MEDICAL LICENSURE
AND SUPERVISION,

Plaintiff,

vs.

MARK STEPHEN WILSON, II, M.D.,
LICENSE NO. 24648,

Defendant.

Case No. 19-06-5761

MOTION TO ENFORCE BOARD ORDER

Pursuant to 59 O.S., 2011 § 513(B), the State of Oklahoma, ex rel. Oklahoma State Board of Medical Licensure and Supervision ("Board"), by and through its attorney Joseph L. Ashbaker, Assistant Attorney General for the State of Oklahoma ("State"), requests this Board enter an Order finding Mark Stephen Wilson, II, M.D. ("Defendant") has failed to comply with a previously issued Board Order, and order appropriate sanctions and remedies for those violations. In support thereof, the State submits the following brief:

I. BOARD HISTORY

1. On December 12, 2019, a Verified Complaint ("2019 Complaint") and Citation were each filed by the Board. Hearing was set for March 5, 2020. Defendant was served on December 19, 2019 by the Board's IV Director Larry K. Rhodes, and a Return of Service was filed December 19, 2019.

2. On April 23, 2019, Defendant was driving on the Creek Turnpike and struck a cable barrier and then attempted to leave the scene of the accident. He was arrested for a misdemeanor violation
of Driving Under the Influence of an Intoxicant because he appeared very unsteady on his feet, displayed pin-pointed/constructed pupils and extremely slurred speech while experiencing difficulties in standing without assistance.

3. A small bag of white powdery substance was located inside of Defendant's left rear pocket which field tested positive for cocaine.

4. Board Investigators Melissa Davis and Lary Carter met with Defendant, and his attorney on June 19, 2019 at his office in Tulsa, Oklahoma.

5. On June 20, 2019, Defendant submitted a urine sample to LabCorp for analysis. It was positive for benzoylecgonine, norcocaine, cocaine and cocaethylene.


7. Defendant discharged from Bradford Health Services in mid-August 2019, with the recommendation that he not practice for six (6) weeks between discharge and his scheduled two-day reassessment set for September 25, 2019.

8. Board Investigator Larry Carter met with Defendant at his Tulsa office on September 4, 2019.

   a. Defendant admitted that he is practicing medicine at his offices in Oklahoma City and Tulsa. Additionally, there are several prescriptions for CDS that have been issued under his authority since September 3, 2019.

   b. Defendant acknowledged that the recommendation from Bradford included that he not practice medicine at this time; however, Defendant said that he is somewhat confused by their recommendation.

9. An Answer to Verified Complaint was filed February 10, 2020, by Rachel N. Jordan of Mulinix Goerke & Meyer, PLLC, as counsel for Defendant.

10. A Second Agreed Order of Continuance with Notice of Hearing ("Second Order with Notice"), was filed on April 10, 2020, that includes the following terms.
a. Defendant shall be subject to random drug and alcohol testing, including urine and PEth tests, which will be under the supervision of the Board Compliance Coordinator.

b. In the event that a positive result was received by the Board for either the urine or PEth tests and upon receipt of a positive confirmatory test, Defendant agrees that his license will be automatically suspended pending the Board hearing scheduled for the 2019 Complaint.

11. On April 14, 2020, Dr. Wilson submitted for random drug and alcohol tests. The test was a split sample test. Both tests indicated a positive test result for controlled dangerous substance.

12. On May 4, 2020, an Order of Suspension of Medical License was filed ("Order of Suspension"). An Attorney General Letter stating no opinion required, was issued on July 10, 2020. Defendant was served with the Order of Suspension on May 4, 2020 by process server #PSS 2017-72. An Affidavit of Service was filed May 5, 2020.

13. At the May 7, 2020 Board meeting, the Order of Suspension was ratified. An order ratifying the Order of Suspension was filed on May 14, 2020.


15. The parties signed a Voluntary Submittal to Jurisdiction (VSJ) which was presented to and accepted by the Board on September 11, 2020 which placed Defendant on five (5) years probation.

16. Since the VSJ was entered, Defendant has violated several terms and conditions as follows:

Paragraph a: Defendant shall sign a five (5) year contract with Oklahoma Health Professionals Program ("OHPP") to run concurrently with the probation period.

On April 1, 2021, Defendant received a positive result on a Sober Link test with a blood alcohol concentration of 0.019 contrary to the terms and conditions of his OHPP contract. Defendant also missed multiple check-ins following his Sober Link failure.
Paragraphs: Defendant will have the affirmative duty not to ingest any substance, including but not limited to alcohol, which will cause a body fluid sample to test positive for prohibited substances.

Defendant admitted to OHPP personnel that he has been drinking alcohol on several occasions. This was confirmed by a PEth test defendant took. The results of that test showed a result of 45ng/ml which equates to moderate to heavy ethanol consumption.

II. CONCLUSION

It is requested that this Honorable Board find, by clear and convincing evidence, that Defendant has willfully violated the terms and conditions of her Probation and order appropriate sanctions and remedies in accordance with 59 O.S., 2011 § 513(B) and 59 O.S., 2011 § 509.1.

Respectfully Submitted,

Joseph L. Ashbaker, OBA No. 19395
Assistant Attorney General
OKLAHOMA STATE BOARD OF MEDICAL LICENSURE AND SUPERVISION
313 N.E. 21st Street
Oklahoma City, Oklahoma 73105
405/962.1400
405/962.1499 – Facsimile
June 1, 2021

VIA EMAIL and
U.S. CERTIFIED MAIL

Rachel N. Jordan
MULINIX, GOERKE & MEYER, PLLC
210 Park Avenue, Suite 3030
Oklahoma City, Oklahoma 73102
rjordan@lawokc.com
Attorney for Defendant,
Mark Stephen Wilson, II, M.D.

Re: State of Oklahoma, ex rel., Oklahoma State Board of Medical Licensure and Supervision v. Mark Stephen Wilson, II, M.D.; License No. MD 24648; Case No. 19-06-5761

Ms. Jordan:

Regarding the reference matter, please take notice that Board will hear the Motion to Enforce Board Order, filed by the Board on May 10, 2021, at the meeting of the Board July 29, 2021, which will begin at 9:00 a.m. The meeting will take place at the office of the Board, 101 N.E. 51st Street, Oklahoma City, Oklahoma 73105-1821.

Please feel free to contact me if you have any questions.

Sincerely,

Nancy Thiemann, Legal Assistant
OKLAHOMA STATE BOARD OF MEDICAL LICENSURE AND SUPERVISION

cc: Public File
June 13, 2021

Dear Nancy Thiemann:

The following is in response to your request for proof of delivery on your item with the tracking number: 9489 0090 0027 6287 5300 76.

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| **Address of Recipient:**  | 210 PARK ST. 3030 |

Note: Scanned image may reflect a different destination address due to Intended Recipient’s delivery instructions on file.

Thank you for selecting the United States Postal Service® for your mailing needs. If you require additional assistance, please contact your local Post Office™ or a Postal representative at 1-800-222-1811.

Sincerely,
United States Postal Service®
475 L'Enfant Plaza SW
Washington, D.C. 20260-0004
I, Phil Gay II, being duly sworn, depose and say: I am over the age of 18 years and not a party to this action, and that within the boundaries of the state where service was effected, I was authorized by law to make service of the documents and informed said person of the contents herein.

Recipient Name/Address: MARK STEPHEN WILSON, II, M.D.; LICENSE NO. MD 24648, 210 PARK AVE STE. 3030, OKC, OK 73102

Manner of Service: Authorized, May 17, 2021, 3:57 pm CDT

Documents: MOTION TO ENFORCE BOARD ORDER, FILED MAY 10, 2021

Additional Comments:
1) Successful Attempt: May 17, 2021, 3:57 pm CDT at 210 PARK AVE STE. 3030, OKC, OK 73102 received by RACHAEL JORDAN (ATTORNEY) FOR MULINIX, GOERKE & MEYER, PLLC WHO IS AUTHORIZED TO ACCEPT SERVICE ON BEHALF OF MARK STEPHEN WILSON, II, M.D.; LICENSE NO. MD 24648.

Subscribed and sworn to before me by the affiant who is personally known to me.

Phil Gay II PSS-2020-71 Date

QuikServe Oklahoma Legal Process Servers
888-509-0032
IN AND BEFORE THE OKLAHOMA STATE BOARD OF MEDICAL LICENSURE AND SUPERVISION

STATE OF OKLAHOMA, ex rel. OKLAHOMA STATE BOARD OF MEDICAL LICENSURE AND SUPERVISION,

Plaintiff,

v.

MARK STEPHEN WILSON, II, M.D., LICENSE NO. MD 24648,

Defendant.

ORDER ACCEPTING VOLUNTARY SUBMITTAL TO JURISDICTION

The State of Oklahoma, ex rel. Oklahoma State Board of Medical Licensure and Supervision ("Board"), by and through the undersigned counsel for the Plaintiff, as represented by the Secretary of the Board, Billy H. Stout, M.D., and the Executive Director of the Board, Lyle Kelsey, along with Mark Stephen Wilson, II, M.D. ("Defendant"), Oklahoma medical license no. 24648, who appears in person, and through counsel Rachel N. Jordan of Mulinix Goerke & Meyer, PLLC (collectively, the "Parties"), and offer this Order Accepting Voluntary Submittal to Jurisdiction (herein, "Order" or "Agreement") for acceptance by the Board. Okla. Admin. Code § 435:5-1-5.1.

By voluntarily submitting to jurisdiction and entering into this Order, Defendant admits to the allegations herein contained and further acknowledges that a hearing before the Board could result in some sanction under the Oklahoma Allopathic Medical and Surgical Licensure and Supervision Act ("Act"). 59 O.S. § 480, et seq.

Defendant, Mark Stephen Wilson, II, M.D., states that he is of sound mind and is not under the influence of, or impaired by, any medication or drug and that he fully recognizes his right to appear before the Board for an evidentiary hearing on the allegations made against him. Defendant hereby voluntarily waives his right to a full hearing, submits to the jurisdiction of the Board and agrees to abide by the terms and conditions of this Order. Defendant acknowledges that he has read and understands the terms and conditions stated herein, and that this Agreement may be reviewed and discussed with him by legal counsel prior to execution.

If the Board does not accept this Order, the Parties stipulate that it shall be regarded as null and void. Admissions by Defendant herein, if any, shall not be regarded as evidence against him in a subsequent disciplinary hearing. Defendant will be free to defend himself and no...
inferences will be made from his willingness to have this Order accepted by the Board. The Parties stipulate that neither the presentation of this Order nor the Board’s consideration of this Order shall be deemed to have unfairly or illegally prejudiced the Board or its individual members and, therefore, shall not be grounds for precluding the Board nor any individual Board member from further participation in proceedings related to the matters set forth herein.

Findings of Fact

The Plaintiff, Defendant, and the Board staff each stipulate and agree as follows:

1. In Oklahoma, Defendant holds medical license no. 24648, originally issued August 12, 2009.

2. On December 12, 2019, a Verified Complaint ("2019 Complaint") and Citation were each filed by the Board. Hearing was set for March 5, 2020. Defendant was served on December 19, 2019 by the Board’s IV Director Larry K. Rhodes, and a Return of Service was filed December 19, 2019.

3. On April 23, 2019, Defendant was driving on the Creek Turnpike and struck a cable barrier and then attempted to leave the scene of the accident. He was arrested for a misdemeanor violation of Driving Under the Influence of an Intoxicant because he appeared very unsteady on his feet, displayed pin pointed/constructed pupils and extremely slurred speech while experiencing difficulties in standing without assistance.

4. A small bag of white powdery substance was located inside of Defendant’s left rear pocket which field tested positive for cocaine.

5. Board Investigators Melissa Davis and Larry Carter met with Defendant, and his attorney on June 19, 2019 at his office in Tulsa, Oklahoma.

6. On June 20, 2019, Defendant submitted a urine sample to LabCorp for analysis. It was positive for benzoylecgonine, norocaine, cocaine and cocaethylene.


8. Defendant discharged from Bradford Health Services in mid-August 2019, with the recommendation that he not practice for six (6) weeks between discharge and his scheduled two-day reassessment set for September 25, 2019.


   a. Defendant admitted that he is practicing medicine at his offices in Oklahoma City and Tulsa. Additionally, there are several prescriptions for CDS that have been issued under his authority since September 3, 2019.
b. Defendant acknowledged that the recommendation from Bradford included that he not practice medicine at this time; however, Defendant said that he is somewhat confused by their recommendation.

10. An Answer to Verified Complaint was filed February 10, 2020, by Rachel N. Jordan of Mulinix Goerke & Meyer, PLLC, as counsel for Defendant.

11. A Second Agreed Order of Continuance with Notice of Hearing ("Second Order with Notice"), was filed on April 10, 2020, that includes the following terms.
   a. Defendant shall be subject to random drug and alcohol testing, including urine and PEth tests, which will be under the supervision of the Board Compliance Coordinator.
   b. In the event that a positive result was received by the Board for either the urine or PEth tests and upon receipt of a positive confirmatory test, Defendant agrees that his license will be automatically suspended pending the Board hearing scheduled for the 2019 Complaint.

12. On April 14, 2020, Dr. Wilson submitted for random drug and alcohol tests. The test was a split sample test. Both tests indicated a positive test result for controlled dangerous substance.

13. On May 4, 2020, an Order of Suspension of Medical License was filed ("Order of Suspension"). An Attorney General Letter stating no opinion required, was issued on July 10, 2020. Defendant was served with the Order of Suspension on May 4, 2020 by process server #PSS 2017-72. An Affidavit of Service was filed May 5, 2020.

14. At the May 7, 2020 Board meeting, the Order of Suspension was ratified. An order ratifying the Order of Suspension was filed on May 14, 2020.


**Conclusions of Law**

16. The Board has jurisdiction over the subject matter and is a duly authorized agency of the State of Oklahoma empowered to license and oversee the activities of physicians and surgeons in the State of Oklahoma. 59 O.S. § 480 et seq. and Okla. Admin. Code §§ 435:5-1-1 et seq.

17. Notice was provided as required by law and the rules of the Board. 75 O.S. § 309; 59 O.S. § 504; Okla. Admin. Code §§ 435:3-3-5, 435:3-3-6.

18. The Board is authorized to suspend, revoke or order any other appropriate conditions against the license of any physician or surgeon holding a license to practice medicine in
the State of Oklahoma for unprofessional conduct. 59 O.S. §§ 503, 513(A)(1). The Board’s action is authorized by 59 O.S. § 509.1.

19. The Board is authorized to accept voluntary submittals to jurisdiction mutually agreed to by parties to a disciplinary action to resolve the action without need for a hearing. 75 O.S. § 309(E); Okla. Admin. Code § 435:5-1-5.1.

20. Based on the foregoing, Defendant is guilty of unprofessional conduct as follows:

a. Habitual intemperance or the habitual use of habit-forming drugs. 59 O.S. § 509(4); Okla. Admin. Code § 435:10-7-4(3); Okla. Admin. Code § 435:10-7-4(27).

b. The inability to practice medicine with reasonable skill and safety to patients by reason ... drunkenness, excessive use of drugs, narcotics chemicals, or any other type of material ... 59 O.S. § 509(15); Okla. Admin. Code § 435:10-7-4(3); Okla. Admin. Code § 435:10-7-4(18); Okla. Admin. Code § 435:10-7-4(40).

Orders

IT IS THEREFORE ORDERED by the Oklahoma State Board of Medical Licensure and Supervision as follows:

1. The Board hereby adopts the Agreement of the Parties in this Order Accepting Voluntary Submittal to Jurisdiction, including the findings of fact and conclusions of law stated herein.

2. MARK STEPHEN WILSON, II, M.D., shall be placed on PROBATION for a period of FIVE (5) YEARS.

3. MARK STEPHEN WILSON, II, M.D., Oklahoma medical license no. 24648, is formally REPRIMANDED.

4. MARK STEPHEN WILSON, II, M.D. shall comply with all of the following terms and conditions:

Specific Terms:

a. Defendant shall sign a five (5) year contract with Oklahoma Health Professionals Program ("OHPP") to run concurrently with the probation period.

b. Defendant shall abide by all recommendations of the Compliance Coordinator, Gary Ricks, including but not limited to random urine drug screens, Peth tests, hair tests, nail tests and breathalyzer (SoberLink) tests.

c. Defendant shall ensure OHPP provides quarterly reports to the Board Secretary and the Board’s Compliance Coordinator of Defendant’s progress and
participation in OHPP, including but not limited to meeting attendance records and any breathalyzer (Soberlink) test results.

d. Defendant shall acquire or continue with counseling for individual therapy, with a counselor which must be approved of in advance by the Board Secretary.

e. Defendant shall acquire or continue with counseling with a family therapist, which must be approved of in advance by the Board Secretary.

f. Defendant shall acquire a medical doctor for management of any medical issues, who must be approved of in advance by the Board Secretary.

g. If any professional provider that is involved in the Defendant's care or management determines the need for a psychiatrist, the psychiatrist must be approved of in advance by the Board Secretary.

h. Defendant shall not return to the practice of medicine prior to thirty (30) days after the filing of this Order.

i. Upon return to practice, Defendant shall not work more than forty (40) hours per week for six (6) months after return to practice. During the subsequent six (6) months, Defendant shall not work more than fifty five (55) hours per week. The allowed time to work shall include seeing patients, as well as any charting.

j. Defendant shall attend a minimum of three (3) twelve step recovery meetings per week and submit proof of attendance to the Compliance Coordinator.

**Standard Terms:**

k. Defendant shall conduct his practice in compliance with the Oklahoma Allopathic Medical and Surgical Licensure and Supervision Act ("Act") as interpreted by the Board. Any question of interpretation regarding the Act or this Order shall be submitted in writing to the Board, and no action based on the subject of the question will be taken by Defendant until clarification of interpretation is received by Defendant from the Board or its authorized designee. 59 O.S. § 480, et seq.

l. Defendant shall furnish a file-stamped copy of this Order stipulating terms imposed by the Board, to each and every state in which he holds licensure or applies for licensure and to all hospitals, clinics or other facilities in which he/she holds or anticipates holding any form of staff privileges or employment.

m. Defendant will keep the Board informed of his current address.

n. Defendant will keep current payment of all assessments by the Board for prosecution, investigation and monitoring of his case, which shall include, but is not limited to, a fee of one hundred fifty dollars ($150.00) per month during the
r. Defendant will take no medication except that which is authorized by a physician treating him for a legitimate medical need, and only during that time in which he is being treated by the physician for that specific medical need. Defendant has the affirmative duty to inform any and every doctor treating him of this Order immediately upon initiation, or continuation of treatment. In the event that Defendant is prescribed any controlled dangerous substance during the term of this Order, Defendant shall contact the Board Secretary and/or the Compliance Coordinator to discuss the prescription.

s. Defendant will have the affirmative duty not to ingest any substance, including but not limited to alcohol, which will cause a body fluid sample to test positive for prohibited substances.

t. Defendant shall promptly notify the Board Secretary or Compliance Coordinator of any citation or arrest for traffic or for criminal offenses.

u. Upon request, Defendant shall make himself available for one or more personal appearances before the Board or its authorized designee.

v. Defendant will execute such releases of medical and psychiatric records during the entire term of this Order as necessary for use by the Board Secretary and/or Compliance Coordinator to obtain copies of medical records and assessments, and authorize the Board Secretary and/or Compliance Coordinator to discuss Defendant’s case with Defendant’s treating physicians and/or any physicians holding Defendant’s records.

w. If Defendant moves his residence or practice location out of the State of Oklahoma during this Order, this Order will be tolled until such time as Defendant returns to the State of Oklahoma and begins practicing within the state.
Defendant will notify the Board Secretary and/or Compliance Coordinator prior to moving out-of-state.

x. Failure to meet any of the terms of this Order will constitute cause for the Board to initiate additional proceedings to suspend, revoke or modify Defendant’s license after due notice and hearing.

y. Immediately upon learning that a licensee is in violation of a Board-ordered probation, the Executive Director of the Board may summarily suspend the license based on imminent harm to the public and assign a hearing date for the matter to be presented at the next scheduled Board meeting. 59 O.S. § 506(B).

z. The Parties, the Board or its designee, or the Defendant may file a motion for a Board hearing and possible new Board order.

5. Promptly upon receipt of an invoice, Defendant shall pay all costs of this action authorized by law, including without limitation, legal fees, investigation costs, staff time, salary and travel expenses, witness fees and attorney’s fees.

6. A copy of this Order shall be provided to Defendant as soon as it is processed.
Dated this 8th day of September, 2020.

Billy H. Stout, M.D., Board Secretary
OKLAHOMA STATE BOARD OF MEDICAL LICENSURE AND SUPERVISION

Mark Stephen Wilson, II, M.D.
License MD 24648
Defendant

James M. Brinkworth, M.D., President
OKLAHOMA STATE BOARD OF MEDICAL LICENSURE AND SUPERVISION

Mark S. Pate, OBA 10567
Assistant Attorney General
STATE OF OKLAHOMA,
OFFICE OF ATTORNEY GENERAL
Attorney for Plaintiff,
Oklahoma State Board of Medical Licensure and Supervision

Rachel Jordan, OBA No. 32704
MULINIX, GOERKE & MEYER, PLLC
Attorney for Defendant,
Mark Stephen Wilson, II, M.D.

ACKNOWLEDGMENT

STATE OF OKLAHOMA
COUNTY OF Osage

This instrument was acknowledged before me on the 8th day of September, 2020, by Mark Stephen Wilson, II.

CHRISTINE YEATMAN
Notary Public, State of Oklahoma
Commission # 19005363
My Commission Expires 06-28-2023

BOARD

Page 8 of 9

Order Accepting Voluntary Submittal to Jurisdiction; 19-06-5761
Mark Stephen Wilson, II, MD 24648
Certificate of Service

This is to certify that on the 17th day of Sept., 2020, a true and correct copy of this Order was transmitted as indicated, postage prepaid, to the following:

**U.S. Certified Mail**
Mark Stephen Wilson, II, M.D.
7908 S. Frisco Avenue
Tulsa, Oklahoma 74132
**Defendant**

**E-Mail**
Marc S. Pate
Assistant Attorney General
STATE OF OK, OFFICE OF ATTORNEY GENERAL
313 N.E. 21st Street
Oklahoma City, Oklahoma 73105
(405) 962-1400
(405) 962-1499 facsimile
marc.pate@oag.ok.gov
**Attorney for Plaintiff,**
Oklahoma State Board of Medical Licensure and Supervision

**U.S. First Class Mail, and E-Mail**
Rachel Jordan
MULINIX, GOERKE & MEYER, PLLC
210 Park Avenue, Suite 3030
Oklahoma City, Oklahoma 73102
(405) 232-3800
(405) 232-8999 facsimile
rjordan@lawokc.com
**Attorney for Defendant,**
Mark Stephen Wilson, II, M.D.

Nancy Thiemann, Legal Assistant
IN AND BEFORE THE OKLAHOMA STATE BOARD
OF MEDICAL LICENSURE AND SUPERVISION
STATE OF OKLAHOMA

STATE OF OKLAHOMA, ex rel.
OKLAHOMA STATE BOARD
OF MEDICAL LICENSURE
AND SUPERVISION,

Plaintiff,

v.

MARK STEPHEN WILSON, II, M.D.,
LICENSE NO. MD 24648,

Defendant.

Case No. 19-06-5761

ORDER TERMINATION OF SUSPENSION

The State of Oklahoma, ex rel. Oklahoma State Board of Medical Licensure and Supervision ("Board"), by and through the undersigned counsel for the Plaintiff, as represented by the Secretary of the Board, Billy H. Stout, M.D., and the Executive Director of the Board, Lyle Kelsey, along with Mark Stephen Wilson, II, M.D. ("Defendant"), Oklahoma medical license no. 24648, who appears in person, and through counsel Rachel N. Jordan of Mulinix Goerke & Meyer, PLLC (collectively, the "Parties").

On May 4, 2020, an Order of Suspension of Medical License was entered suspending Defendant’s medical license pending hearing on the Verified Complaint filed on December 12, 2019.

After review and discussion the Board orders as follows:

1. The Order of Suspension is terminated and the license of MARK STEPHEN WILSON, II, M.D. license No. 24648 is reinstated subject to the terms of the Order Accepting Voluntary Submittal to Jurisdiction approved this date.

2. A copy of this order shall be provided to Applicant as soon as it is processed.

Dated this 11th day of September, 2020.

Billy H. Stout, M.D., Board Secretary
OKLAHOMA STATE BOARD OF MEDICAL LICENSURE AND SUPERVISION

James M. Brinkworth, M.D., President
OKLAHOMA STATE BOARD OF MEDICAL LICENSURE AND SUPERVISION
Certificate of Service

This is to certify that on the 17th day of Sept., 2020, a true and correct copy of this Order was transmitted as indicated, postage prepaid, to the following:

**U.S. Certified Mail**
Mark Stephen Wilson, II, M.D.
7908 S. Frisco Avenue
Tulsa, Oklahoma 74132
**Defendant**

**U.S. First Class Mail, and E-Mail**
Rachel Jordan
MULINIX, GOERKE & MEYER, PLLC
210 Park Avenue, Suite 3030
Oklahoma City, Oklahoma 73102
(405) 232-3800
(405) 232-8999 facsimile
rjordan@lawokc.com
**Attorney for Defendant,**
**Mark Stephen Wilson, II, M.D.**

**E-Mail**
Marc S. Pate
Assistant Attorney General
STATE OF OK, OFFICE OF ATTORNEY GENERAL
313 N.E. 21st Street
Oklahoma City, Oklahoma 73105
(405) 962-1400
(405) 962-1499 facsimile
marc.pate@oag.ok.gov
**Attorney for Plaintiff,**
**Oklahoma State Board of Medical Licensure and Supervision**

Nancy Thiemann, Legal Assistant
Subscriber Services

License Details

Last Update: Tuesday, July 6, 2021 12:45 PM CDT

Wallet Card

ROBERTS, SEAN MICHAEL

Practice Address: 2475 BOARDWALK
NORMAN OK 73069
Address last updated on 1/19/2021

Phone #: (405) 447-1991

Status: Active
Status Class: Fully Licensed

County: CLEVELAND
License: 3110
Dated: 12/7/2000
Expires: 1/31/2022
License Type: Physical Therapist
NPI #: 161986593

Fee History:
01/19/21 $90.00
12/26/19 $90.00
12/30/18 $90.00

Hospital Privileges: None listed

References:
CHRIS PURCELL, (Letter) 08/14/00
NOLA PAWOL, NM (Letter) 08/14/00
TODD E. ROSE, MI (Letter) 08/14/00

Supervisees

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<td>STEPHANIE LYNN FERGUSON</td>
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<td>3134</td>
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<td>TERRY WAYNE QUALLS</td>
<td>TA</td>
<td>684</td>
<td>Direct</td>
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Education History

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<td>EASTERN NEW MEXICO UNIVERSITY, PORTALES, NM</td>
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### Postgraduate

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#### License Verification and Disclaimer

This verification service provides current data extracted by the Oklahoma State Board of Medical Licensure & Supervision (OSBMLS) from its own database. The data in this web site is provided by and controlled entirely by the OSBMLS and therefore constitutes a primary source verification of licensure status as authentic as a direct inquiry to the OSBMLS. Initial licensure data collected, such as Education, Training, Other State License Verification, ECFMG, Federation Clearance, AMA Profile, and Exam Information are obtained from primary source. All primary source obtained data are clearly marked as such. Should the License Date be earlier than 1996, some of the data may not be primary source. The information provided through the verification service is all of the information pertinent and available in that field of information in the OSBMLS database. The data is updated, at a minimum, three times daily.

Please note that the NPI numbers listed on search results are provided by licensees themselves and are not verified by the Medical Board. APRN license information listed under "Supervisees" is obtained from Board of Nursing once a month and is listed here for supervisor/supervisee cross reference purpose only and hence not be construed as full verification of APRN license. APRN's license verification must be made through State Board of Nursing.

No responsibility is assured or implied for errors or omissions created by technical difficulties. No one shall be entitled to claim detrimental reliance thereon.

For information regarding those categories not included in the database and/or concerns about transmission errors, inconsistencies, or other data issues that may be identified from time to time, contact the OSBMLS at:

Issues related to verification data: licensing@okmedicalboard.org or Phone: (405) 962-1400 ext. 170

Technical issues: supportservices@okmedicalboard.org or Phone: (405) 962-1400

Items highlighted in blue are Primary Source Verified.
IN AND BEFORE THE OKLAHOMA STATE BOARD
OF MEDICAL LICENSURE AND SUPERVISION
STATE OF OKLAHOMA

STATE OF OKLAHOMA, ex rel.,
THE OKLAHOMA STATE BOARD
OF MEDICAL LICENSURE AND
SUPERVISION,

Plaintiff,

vs.

SEAN MICHAEL ROBERTS, P.T.,
LICENSE NO. PT 3110,

Defendant.

FILED
MAR 18 2021
OKLAHOMA STATE BOARD OF
MEDICAL LICENSURE & SUPERVISION
Case No. 20-01-5864

VERIFIED COMPLAINT

The State of Oklahoma, ex rel., the Oklahoma State Board of Physical Therapy Licensure and Supervision ("Board"), alleges and states as follows for its Complaint against Sean Michael Roberts, P.T. ("Defendant"):

I. JURISDICTION

1. The Board has jurisdiction over the subject matter and is a duly authorized agency of the State of Oklahoma empowered to license and oversee the activities of physicians, surgeons and other allied health professionals in the State of Oklahoma pursuant to 59 Okla. Stat. § 480 et seq.

2. Defendant, Sean Michael Roberts, P.T., holds Oklahoma Physical Therapy license number 3110. The acts and omissions complained of herein were made while Defendant was acting as a physical therapist pursuant to the Physical Therapy license conferred upon him by the State of Oklahoma, and such acts and omissions occurred within the physical territory of the State of Oklahoma.

II. ALLEGATIONS OF UNPROFESSIONAL CONDUCT

3. On January 13, 2020, Board Compliance Coordinator, Gary Ricks received a call advising that Defendant had been arrested on or about November 8, 2019, in Cleveland County. Defendant was charged with Misdemeanor DUI and Possession of CDS/Oxycodone in Cleveland County Case Number CM-2019-2173.

4. According to the Norman Police Officers Affidavit, on November 8, 2019, Defendant was driving his vehicle and swerved into oncoming traffic and almost hit a curb. He was pulled over and showed signs of intoxication. On the passenger seat were six (6) loose Oxycodone pills, for which Defendant admitted he did not have a valid prescription. This
was confirmed by Board Investigator Roberts through a PMP check. Defendant was taken into custody and plead guilty to driving a motor vehicle under the influence of drugs and unlawful possession of CDS (Oxycodone).

5. Defendant was subsequently untruthful on his license renewal form dated December 26, 2019. On said renewal form, question Q stated “Since last renewal, have you been arrested, charged with, or convicted of a traffic violation involving the use of any drug or chemical substance, including alcohol?” Defendant answered “no”, which was untrue.

III. CRIMINAL HISTORY

6. Defendant was arrested on or about January 1, 2001 and charged with misdemeanor DUI in Cleveland County case CM-2001-21 to which Defendant plead guilty and received a Deferred sentence.

IV. VIOLATIONS

7. Based on the foregoing, the Defendant is guilty of unprofessional conduct as follows:
   a. Been guilty of conduct unbecoming a person licensed as a physical therapist or physical therapist assistant or guilty of conduct detrimental to the best interests of the public or the profession in violation of Title 59 § 887.13(1)(9):
   b. Unauthorized possession or use of illegal or controlled substances or pharmacological agents without lawful authority or prescription by an authorized and licensed independent practitioner of the State of Oklahoma in violation of OAC 435:20-5-8(b)(13):
   c. Falsifying documents submitted to the Physical Therapy Committee or the Oklahoma State Board of Medical License and Supervision in violation of OAC 435:20-5-8(b)(20):
   d. Failure to report to the Board any adverse action taken against him or her by another licensing jurisdiction (United States or Foreign), by any governmental agency, by any law enforcement agency, or by a court for acts or conduct similar to acts that would constitute grounds for action as defined by this section in violation of OAC 435:20-5-8(b)(32).

CONCLUSION

Given the foregoing, the undersigned requests the Board conduct a hearing and, upon proof of the allegations contained herein, impose such disciplinary action as authorized by law, up to and including suspension or revocation and any other appropriate action with respect to the Defendant’s professional license, including an assessment of costs and attorney’s fees incurred in this action as provided by law.

Page 2 of 3

Verified Complaint; 20-01-5864
Sean Michael Roberts, MD, #3110
VERIFICATION

I, Robbin Roberts, under penalty of perjury, under the laws of the State of Oklahoma, state as follows:

1. I have read the above Complaint regarding the Defendant, Sean Michael Roberts, P.T.; and

2. The factual statements contained therein are true and correct to the best of my knowledge and belief.

Robbin Roberts, Investigator
OKLAHOMA STATE BOARD OF MEDICAL LICENSURE AND SUPERVISION

Date: 2-4-21

Page 3 of 3

Verified Complaint; 20-01-5864
Sean Michael Roberts, MD, #3110
VERIFICATION

I, Robbin Roberts, under penalty of perjury, under the laws of the State of Oklahoma, state as follows:

1. I have read the above Complaint regarding the Defendant, Sean Michael Roberts, P.T.; and

2. The factual statements contained therein are true and correct to the best of my knowledge and belief.

Robbin Roberts, Investigator
OKLAHOMA STATE BOARD OF MEDICAL LICENSURE AND SUPERVISION

Date: 2-4-21

[Signature]

[Signature]
IN AND BEFORE THE OKLAHOMA STATE BOARD
OF MEDICAL LICENSURE AND SUPERVISION
STATE OF OKLAHOMA

STATE OF OKLAHOMA, ex rel. OKLAHOMA STATE BOARD
OF MEDICAL LICENSURE AND SUPERVISION,

Plaintiff,

v.

SEAN MICHAEL ROBERTS, P.T., LICENSE NO. PT 3110,

Defendant.

Case No. 20-01-5864

CITATION

YOU ARE HEREBY NOTIFIED that on the day of March 18, 2021, a Verified Complaint was filed with the undersigned Board Secretary of the State of Oklahoma, ex rel. Oklahoma State Board of Medical Licensure and Supervision ("Board"), charging you with violations of the Medical Practice Act at 59 O.S. § 887.13(1)(9); Okla. Admin. Code § 435:20-5-8(b)(13), (b)(20), (b)(32).

On June 24, 2021 the Board will be in regular session at 9:00 o'clock a.m., at its offices located at 101 N.E. 51st Street, Oklahoma City, Oklahoma 73105, at which time your Complaint will be considered by the Board, and a hearing will be held pursuant to the Oklahoma Administrative Procedures Act, 75 O.S. § 250, et seq.

If the Board decides, after considering all the testimony and evidence, that you are guilty as charged, your license to practice within the State of Oklahoma may be suspended or revoked or other disciplinary action may be taken by the Board as authorized by law, including the assessment of costs and attorney's fees for this action as provided by law.

Under the laws of the State of Oklahoma, you are required to file your written Answer under oath with the Secretary of the Board within twenty (20) days after the Citation is served upon you. Unless your Answer is so filed, you will be considered in default, and the Board may accept the allegations set forth in the Complaint as true at the hearing of the Complaint. If the charges are deemed sufficient by the Board, your license to practice in the State of Oklahoma may be suspended or revoked.
THEREFORE, you are cited to appear at the hearing set forth above. If you are not present in person, you may be present through your attorney.

Dated this 18th day of March, 2021.

Billy H. Stout, M.D., Board Secretary
OKLAHOMA STATE BOARD OF MEDICAL LICENSURE AND SUPERVISION
I, Steven Truitt, being duly sworn, depose and say: I am over the age of 18 years and not a party to this action, and that within the boundaries of the state where service was effected, I was authorized by law to make service of the documents and informed said person of the contents herein.

Recipient Name / Address: SEAN M. ROBERTS, P.T., LICENSE NO. 3110, 516 MOSSWOOD ROAD, NORMAN, OKLAHOMA 73069
Manner of Service: Personal/Individual, Apr 6, 2021, 8:22 am CDT
Documents: VERIFIED COMPLAINT, FILED MARCH 18TH 2021 (CERTIFIED COPY OF ORIGINAL); CITATION, FILED MARCH 18TH 2021 (CERTIFIED COPY OF ORIGINAL); SCHEDULING ORDER-JUNE 2021, FILED MARCH 18TH 2021; INFORMATION REGARDING THE COMPLAINT ADJUDICATION PROCESS; POLICY STATEMENT ON THE TAXATION OF COST FOR CERTAIN DISCIPLINARY ACTIONS.

Additional Comments:
1) Successful Attempt: Apr 6, 2021, 8:22 am CDT at 516 MOSSWOOD ROAD, NORMAN, OKLAHOMA 73069 received by SEAN M. ROBERTS, P.T., LICENSE NO. 3110.

Subscribed and sworn to before me by the affiant who is personally known to me.

Steven Truitt
Date

QuikServe Oklahoma Legal Process Servers
(405) 924-1612

NINA L. TRUITT
NOTARY PUBLIC
STATE OF OKLAHOMA
#02007364
EXP. 04/28/22

Notary Public
4-14-21
4-26-22
Commission Expires
IN AND BEFORE THE OKLAHOMA STATE BOARD
OF MEDICAL LICENSURE AND SUPERVISION
STATE OF OKLAHOMA

STATE OF OKLAHOMA, ex rel.,
THE OKLAHOMA STATE BOARD
OF MEDICAL LICENSURE AND
SUPERVISION,

Plaintiff,

vs.

SEAN MICHAEL ROBERTS, P.T.,
LICENSE NO. PT 3110,

Defendant.

Case No. 20-01-5864

VERIFIED ANSWER

The Defendant, Sean Michael Roberts, P.T., submits this Verified Answer to the Verified
Complaint (the “Complaint”) filed against him on or about March 18, 2021, by the Oklahoma State
Board of Medical Licensure and Supervision (the “Board”). Defendant was served with the
Complaint and accompanying Citation on the 6th day of April, 2021. Responses to the allegations
made by the Oklahoma State Board of Physical Therapy Licensure and Supervision (the “P.T.
Board”) made in the Complaint are set forth below. (The Board and the P.T. Board will be referred
to collectively as the “Board”.)

1. In response to paragraph 1 of the Complaint, Defendant admits the Board has
jurisdiction over the subject matter of the Complaint and is the authorized agency to
license and oversee the activities of Physical Therapists in the State of Oklahoma.

2. With regard to the allegations in paragraph 2 of the Complaint, Defendant admits that
he holds Physical Therapy license number 3110. Defendant also admits that the acts
and omissions complained of in the Complaint occurred in Oklahoma while he was a
licensed physical therapist.

3. Defendant is without information or knowledge sufficient to answer as to the contents
of a telephone conversation between his former father-in-law and the Board’s
Compliance Coordinator. Defendant admits the other allegations in paragraph 3 of the
Complaint.

4. In response to paragraph 4 of the Complaint, Defendant admits that he was taken into
custody in November of 2019 and plead guilty to the charges. On or about June 23,
2020, the court deferred a final judgment and sentencing, putting Defendant on
probation for a period of two (2) years. Special conditions of the probation were 1)
attending a treatment program, which had been completed with a Board-approved program prior to entry of the deferral, and 2) perform 40 hours of community service, which was completed by September 10, 2020.

5. Defendant admits that during the early weeks of his 90-day inpatient treatment, on December 26, 2019, he answered “no” on his renewal application to the question quoted in paragraph 5 of the Complaint.

6. Defendant admits the allegations in paragraph 6 of the Complaint.

7. In response to paragraph 7 of the Complaint, Defendant admits that he was guilty of unprofessional conduct for which he was arrested, entered a plea of guilty, and is on probation for a period of two (2) years under a final order which deferred final judgment and sentencing for two (2) years. The other assertions in paragraph 7 are legal allegations to which no response is necessary.

Defendant respectfully asks that the Board conduct a hearing and, upon consideration of all allegations and mitigating factors, impose such disciplinary action as authorized and fair under the circumstances.

Respectfully submitted,

[Signature]

Linda G. Scoggins, OBA #8013
DOERNER, SAUNDERS, DANIEL & ANDERSON, L.L.P.
210 Park Avenue, Suite 1200
Oklahoma City, Oklahoma 73102-5603
Phone: (405) 319-3500
Fax: (405) 319-3509
lscoggins@dsla.com
ATTORNEY FOR DEFENDANT,
SEAN MICHAEL ROBERTS, P.T.
VERIFICATION

I, Sean Michael Roberts, being of lawful age and first duly sworn upon oath under the laws of the State of Oklahoma, do hereby state:

That I have read the above and foregoing Verified Answer and know the contents thereof to be true and correct to the best of my knowledge and belief.

Sean Michael Roberts, P.T.
License No. PT 3110

Date: 4.26.21

State and County of Execution: State of Oklahoma, County of Oklahoma

My Commission Expires: 10/31/22

(Seal)
CERTIFICATE OF SERVICE

I hereby certify that on the 26th day of April, 2021, a true and correct copy of the foregoing
Verified Answer was hand-delivered and emailed to:

Joseph L. Ashbaker
Assistant Attorney General
Oklahoma State Board of Medical
Licensure and Supervision
313 N.E. 21st Street
Oklahoma City, OK 73105

Robbin Roberts, Investigator
Oklahoma State Board of Medical
Licensure and Supervision
313 N.E. 21st Street
Oklahoma City, OK 73105

Linda G. Scoggins
IN AND BEFORE THE OKLAHOMA STATE BOARD
OF MEDICAL LICENSURE AND SUPERVISION
STATE OF OKLAHOMA

STATE OF OKLAHOMA, ex rel.
OKLAHOMA STATE BOARD
OF MEDICAL LICENSURE
AND SUPERVISION,

Plaintiff,

v.

SEAN MICHAEL ROBERTS, P.T.,
LICENSE NO. PT 3110,

Defendant.

ORDER OF CONTINUANCE
WITH NOTICE OF HEARING

The undersigned Secretary for the Oklahoma State Board of Medical Licensure and Supervision ("Board"), in consideration of the agreement of Plaintiff, Defendant and respective counsel, enters the following order:

1. On March 18, 2021, a Verified Complaint ("2021 Complaint") and Citation were each filed setting a hearing date of June 24, 2021.

2. A Verified Answer was filed on April 27, 2021, by Linda Scoggins with Doerner Saunders Daniel & Anderson, LLP, as attorney for Defendant.

3. The Continuance of the 2021 Complaint hearing to the regular scheduled Board meeting on July 29, 2021 is not made for purposes of delay, making a continuance reasonable and in the interest of justice.

4. The Board Secretary acting on behalf of the Board finds that the ends of justice served by granting of such continuance outweigh the best interest of the public and the Defendant in a speedy hearing, and the requested continuance is GRANTED.

5. Premises considered, the 2021 Complaint is rescheduled for hearing at the meeting of the Board on July 29, 2021. All deadlines are reset to the Scheduling Order for the July 29, 2021 Board meeting, attached hereto as Exhibit 1.

6. Please take notice that the 2021 Complaint will be heard by the Board at the July 29, 2021 meeting of the Board, which will begin at 9:00 a.m. The meeting will take place at the office of the Board, 101 N.E. 51st Street, Oklahoma City, Oklahoma 73105-1821.
Dated this 17th day of June, 2021.

Billy H. Stout, M.D., Board Secretary
OKLAHOMA STATE BOARD OF MEDICAL LICENSURE AND SUPERVISION

Certificate of Service

This is to certify that on the 10th day of June, 2021, a true and correct copy of this Order was transmitted as indicated, postage prepaid, to the following:

U.S. Certified, and E-Mail
Sean Michael Roberts
516 Mosswood Road
Norman, Oklahoma 73069
seanrobertmspt@gmail.com
Defendant

U.S. First Class Mail, and E-Mail
Linda Scoggins
DOERNER, SAUNDERS, DANIEL & ANDERSON, L.L.P.
210 Park Avenue, Suite 1200
Oklahoma City, Oklahoma 73102
(405) 319-3500
(405) 319-3509 facsimile
lscoggins@dsda.com
Attorney for Defendant,
Sean Michael Roberts, P.T.

E-Mail
Joseph L. Ashbaker, AAG
STATE OF OK, OFFICE OF ATTORNEY GENERAL
313 N.E. 21st Street
Oklahoma City, Oklahoma 73105
(405) 521-3921
(405) 521-6246 facsimile
joe.ashbaker@oag.ok.gov
Attorney for Plaintiff,
Oklahoma State Board of Medical Licensure and Supervision

Nancy Thiemann, Legal Assistant

Page 2 of 2
Order of Continuance with Notice of Hearing; 20-01-5864
Sean Michael Roberts, PT 3110
STATE OF OKLAHOMA, ex rel.
OKLAHOMA STATE BOARD
OF MEDICAL LICENSURE
AND SUPERVISION,

Plaintiff,

v.

SEAN MICHAEL ROBERTS, P.T.,
LICENSE NO. PT 3110,

Defendant.

Case No. 20-01-5864

SCHEDULING ORDER – JULY 2021

This Scheduling Order is issued pursuant to Okla. Admin. Code § 435:3-3-7. Alteration of this Scheduling Order shall only be approved upon written motion for good cause shown, to the Board Secretary or Trial Examiner.

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<tbody>
<tr>
<td>1.</td>
<td>File dispositive motions</td>
</tr>
<tr>
<td>2.</td>
<td>File and exchange final witness and exhibit lists</td>
</tr>
<tr>
<td>3.</td>
<td>Discovery completed/answered</td>
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<tr>
<td>4.</td>
<td>Pre-trial conference (as needed, to review contested items)</td>
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<td>5.</td>
<td>File Motion for Continuance</td>
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Billy H. Stout, M.D., Board Secretary
OKLAHOMA STATE BOARD OF MEDICAL LICENSURE AND SUPERVISION
• **Answer** – Defendant shall file a written answer under oath, to the complaint, within 20 days after service of the citation. If the answer is not filed, the defendant shall be considered in default. 59 O.S. § 503; 12 O.S. § 2012, Okla. Admin. Code § 435:3-3-8 et seq. Failure to file an answer may subject defendant to default judgment.

• **Final Witness Lists** - Final Witness Lists shall include witness contact information, including address and telephone number, as well as a brief summary of anticipated testimony.

• **Discovery** - The failure of a party to have sufficient time to exercise any discovery mechanism on account of a lack of time shall not of itself constitute good cause for the granting of a continuance. Okla. Admin. Code § 435:3-3-9.

• **Motions prior to hearing** – Okla. Admin. Code § 435:3-3-10(a-b).

(a) Motions in regard to any matter as set forth on 435:3-3-13 shall be filed with the Trial Examiner at the offices of the Board. The Trial Examiner is authorized to schedule oral argument on such motions or may accept written argument only. The Order of the Trial Examiner shall be in writing and shall be appealable to the Board prior to the hearing. The Trial Examiner shall not have authority to dismiss a case or limit what matters are heard by the Board.

(b) Motions shall be heard and/or ruled upon by the Trial Examiner at the scheduled pretrial conference.

- **Continuance** – Continuance requests shall be filed at the offices of the Board. The Secretary of the Board, or the Trial Examiner at the pre-trial conference, may receive and rule on motions for continuance filed prior to seven (7) days before the hearing date. If the continuance is denied, the party may renew the request and move for a continuance at the hearing. Okla. Admin. Code § 435:3-3-7(e).

- **Settlement** – Unless precluded by law, informal disposition may be made of any individual proceeding by stipulation, agreed settlement, consent order, or default. 75 O.S. § 309(E). The Board may accept a Voluntary Submittal to Jurisdiction (VSJ) entered into by staff and defendant; and, VSJ's shall be the responsibility of the Secretary of the Board or Executive Director in his/her absence. Okla. Admin. Code § 435:5-1-5.1. The Board may accept Surrender in Lieu of Prosecution (SILOP) in lieu of prosecuting a pending disciplinary action or filing formal disciplinary proceedings only as provided in this section. 59 O.S. § 509.1(E), et seq.
Hi Nancy,

Yes, we received it on June 21, 2021.

Ms. Scoggins and/or Ms. Crosswell – in checking the USPS website, it still shows the attached, Order of continuance with Notice of Hearing (July 2021 Board meeting) in transit. The last certified mail update is June 24, 2021.

Will you please confirm receipt of the notice? Thank you.

Nancy Thiemann
Legal Assistant
Oklahoma State Board of Medical Licensure and Supervision
101 N.E. 51st Street
Oklahoma City, OK 73105
(405) 962-1435 Direct
(405) 962-1440 Fax
nthiemann@okmedicalboard.org
unauthorized retention, dissemination, distribution, or copying of this communication (including any attachments) is prohibited. If you are not the intended recipient of this communication, please reply to the sender that you have received the message in error, then destroy all copies of the original message (including any attachments). The information contained in this email (including any attachments) may contain information subject to the Health Insurance Portability and Accountability Act (HIPAA), and all steps to comply with HIPAA regarding the storage and dissemination of this email (including any attachments) should be taken by the recipient.
RECOMMENDATION #1: Recommend approval of the following incomplete applications for Occupational Therapy Assistant licensure pending completion of the files.

- CALHOUN, KAITLYN RAE
- JENNINGS, MCKENZIE
- CORNISH, ELIZABETH DANYELL
- LEHENBAUER, HUNTER ELIZABETH
- WILLY, MACKENZIE LYNN
- CHILES, MYCHAELA SUE
- SHANE, MARIAH NICOLE
- HUSTON, MELISSA KAY
- SOMERS, TYLER JOHN
- CVIKEL, ASHLEE LYNN
- SNEDDEN, EMILY ELIZABETH
- NORUM, MARY KATHERINE
- THOMAS, REAGAN MCKENZIE
- CARREIRA, MARY B BETH
- CANADY, AMANDA CRUZ
- CLARK, KARNA LEIAN
- MORRISON, MARISSA DEANN
- LEACH, NATALIE ANNETTE
- LAND, STEPHANIE DAWN
- BLACKBURN, OLIVIA LYNN
- DUNHAM, VANNESSA NADIYA
- LEWIS, LAURA
- MARTIN, MIRANDA DOREN
- CARRY, SAMANTHA
- MARTIN, HALEY
- JAMESON, MIKAYLA JANENE
- LARGE, KYLIE
- CLARK, NANCY SKYLEEN
- BRIXEY, SUMMER LYNN
- HENRY, KAYLA RENE
- BUZADZHI, SVETLANA GEORGIYEVNA
- STANCELL, PAIGE RAYANN
- HORN, GALE III
- LINDSEY, JESSICA LEANN

RECOMMENDATION #2: Recommend approval of the following incomplete applications for reinstatement of Occupational Therapy Assistant licensure pending completion of the files.

- HENDERSON, SANDRA CLAUDETTE
- WOOD, CHELSEA

RECOMMENDATION #3: Recommend approval of the following complete applications for Occupational Therapy Assistant licensure.

- RUIZ, JENNIFER LEE
- VON TUNGELN, NOVA
- ALVIS, LINDA KATHRYN
- ZOOK, SARA MARIE
- WILSON, TAMARAH JANEICE
- CRAVOTTA, NICOLE KRISTEN
- GARDNER, MEGAN PAIGE
- WILSON, ASHLEY NICOLE
- BENDA, NOELLE RAE
- NUNNERY, KIMBERLY DIANE
- ENGLES, DANIELLE M
- TRUONG, VIVIAN
RECOMMENDATION #4: Recommend approval of the following incomplete applications for Occupational therapist licensure pending completion of the files.

HANLIN, ZACHARY  
REESE, JOSHUA PATRICK  
TAYLOR, TIFFANY BROOKE  
DEVERICKS, JESSICA A  
ROBERTS, PAIGE NICOLE  
DOVE, ELIZABETH ANGELA  
GODFREY, SHANNON NICOLE  
MORRISON, SARA NICOLE  
MOSLEY, CAITLINN MARIE  
FULLER, MEGAN LEE  

POLLOK, MARY CATHERINE  
TORRES, NICOLE RENEE  
KELLEY, JORDAN THERESA  
INMAN, KATELYN NICOLE  
MILLER, MALARIE JORDAN  
BARNES, MORGAN GRACE  
THOMPSON, KRISTINA NICOLE  
CULLINANE, SHELBY ELIZABETH  
WOERSCHING, BLAIR E

RECOMMENDATION #5: Recommend approval of the incomplete application of JUSTIN GABRIEL PORTA for reinstatement of his Occupational Therapist licensure pending completion of the file.

RECOMMENDATION #6: Recommend approval of the following complete applications for Occupational Therapist licensure.

PRATER, KAYTIE ROSE  
BARTLETT, JULIA HAMMOND  
COOPER, CHRISTINA MARIE  
TIEZ, JESSICA KATHRYN  
HARSHMAN, KELSEY MICHELLE  
PFISTER, CASEY LYN  

SHEVEKHMAN, MEGAN  
CROTTY, DALLAS LEIGH  
MUCKLOW, ABIGAIL  
HENDERSON, RACHEL ANN  
REYNOLDS, LORI  
CREWS, EMILY PAIGE
Physician Assistant Advisory Committee  
Recommendations to the Board

The Physician Assistant Advisory Committee of the Oklahoma Board of Medical Licensure and Supervision met on July 8, 2021 and made the following recommendations:

**RECOMMENDATION #1**: Recommend approval of the following incomplete applications for Physician Assistant licensure pending completion of the files.

- SALAMEH, BESAN
- CUOCO, MEGAN BRITTANY
- HARE, ROSE
- RUSSELL, LUKE ANDREW
- BRANCHIDE, SARAH MORGAN
- BELL, ASHLEY T
- LOWRY, CHRISTINA
- JORDAN, SHANE
- ANDERSON, MATTHEW JOHN
- HEROUX, ELIZABETH ANN
- CDOWELL, ANDREW ALAN
- RICE, ASHLYNN
- TAMAGE, TAYLOR PAIGE
- HAYNES, KELSEY MICHELLE
- PEETOOM, KENZEE KAY
- GOINS, HARLEY ASHLYNN
- MAGEE, JACLYN RENEE
- PARKER, KRISTA SUSAN
- FELKINS, TAERA YOUNG
- RODGERS, JACKSON
- HOEHNER, ABBIE N
- POARCH, KENDRA HERLIHY
- GRIFFIN, ELISE NICOLE
- MILLS, MARIS STARR
- BASDEN, ALYSSA TREECE
- HOLT, DAVID BENJAMIN
- TYNER, COURTNEY RYANE
- FULLER, SIDNEY ANN
- HENNEQUIN, KARLA MAY
- ISPAHANI, ALENA SYED
- TRAPPE, BRIANNA JEAN
- BROWN, AUSTIN LANE
- ALLEY, SCHYLER RACHELLE
- WELLS, HALEY ELIZABETH
- ELY, TAYLOR NICOLE
- JACK, TARYN NICOLE
- SHIRLEY, STEVEN JAMES

**RECOMMENDATION #2**: Recommend approval of the incomplete applications of ALEXANDER JONES and KIMBERLY LOUISE SCHAUER for reinstatement of Physician Assistant licensure pending completion of the files.

**RECOMMENDATION #3**: Recommend approval of the following complete applications for Physician Assistant licensure.

- LYONS FARINO, JESSICA
- SPECK, ELIZABETH CATHERINE
- KLANAC, KARMEN
- NEISEN, JOHN MICHAEL
- MORRIS, JENNIFER RAE
- THOMAS, JILLIAN ROSE
- FARMER, STACEY
- KELLY, MICHAEL JOSEPH JR
- TAYLOR, PAIGE NICOLE
- WALKE, JUSTIN PAUL
- SHOMAN, AUSTIN JAMES
- GARNER, AMANDA
- SMEED, AMANDA DEAN
- MENDELL, TAYLOR JORDAN
- YOUNG, SHEKEYLA
- ACUFF, NIKKI JO
- BILGA, IRYNA
- TERREL, KAYLA