Texas Medical Board Press Release

FOR IMMEDIATE RELEASE
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TMB disciplines 36 physicians at March meeting, adopts rule changes

At its March 1, 2019 meeting, the Texas Medical Board disciplined 36 licensed physicians.

The disciplinary actions included: seven orders related to quality of care violations, four orders related to unprofessional conduct, one revocation, six voluntary surrenders/revocations, two suspensions, two restrictions, one order related to nontherapeutic prescribing, one order related to improper prescribing, one order related to peer review action, one order related to violation of prior Board order, four orders related to other states’ actions, two orders related to violation of Board rules, two orders related to inadequate medical records, one order related to Texas Physician Health Program violation, and one order related to impairment. The Board also ratified two agreed cease and desist orders.

The Board issued 239 physician licenses at the March meeting, bringing the total number of physician licenses issued in FY19 to 2,099.

RULE CHANGES ADOPTED

CHAPTER 175. FEES AND PENALTIES
The amendments to §175.2, concerning Registration and Renewal Fees, account for changing physician assistant licensure registration from an annual to a biennial renewal period. The amendments are in accordance with Senate Bill 1625, 85th Leg. (R.S.)

CHAPTER 186. RESPIRATORY CARE
The amendments to §186.4, concerning Procedural Rules and Qualifications for Certificate Applicants, deletes language in subsection (a)(14)(B) and (a)(14)(E) requiring certificate applicants to pass the jurisprudence exam within three attempts.

The amendments to §186.10, concerning Continuing Education Requirements, clarifies when continuing education (CE) credit is granted to Respiratory Care Practitioners for completion of an academic semester unit or hour. Previously, the rule did not specify what kind of coursework qualified for this continuing education credit. The amendment makes clear that the academic semester unit or hour must be part of the curriculum of a respiratory care education program or a similar education program in another health-care related field offered by an accredited institution. Additionally, the amendment specifies that the 15 contact hour credit will be granted in non-traditional CE.

The amendments to §186.28, concerning Retired Certificate, deletes language in paragraph (3) requiring retired certificate holders who wish to return to active status to provide professional evaluations from each employment held before his or her certificate was placed on retired status.

CHAPTER 194. MEDICAL RADIOLOGIC TECHNOLOGY
The amendments to §194.6, concerning Procedural Rules and Minimum Eligibility Requirements for Applicants for a Certificate or Placement on the Board's Non-Certified Technician General Registry, make several changes to temporary certification requirements, language related to examinations required for registration as an NCT or general or limited certification, and otherwise correct typographical errors and improve the clarity of the rule.
The amendments to §194.10, concerning Retired Certificate or NCT General Registration Permit, repeals language requiring retired certificate holders or NCTs who wish to return to active status to provide professional evaluations from each employment held before his or her certificate or registration permit was placed on retired status.

The amendments to §194.12, concerning Standards for the Approval of Certificate Program Curricula and Instructors, require all limited certificate programs to obtain accreditation by board recognized national or regional accrediting entities in order to obtain board approval. Such amendments ensure that staff resources are efficiently used, while maintaining the rigorousness of the approval process. Further, all currently approved limited training programs have such accreditation status.

The amendments to §194.13, concerning Mandatory Training Programs for Non-Certified Technicians, amend the rules related to requirements for mandatory training programs for non-certified technicians for the purpose of providing clarity on required processes for approval and renewal procedures related to programs and instructors.

The amendments to §194.23, concerning Criminal Backgrounds, amend the rules so that language is added for clarity and consistency.

DISCIPLINARY ACTIONS

QUALITY OF CARE

Cox, Derrick Dione, M.D., Lic. No. P7262, El Paso
On March 1, 2019, the Board and Derrick Dione Cox, M.D., entered into an Agreed Order requiring him to within one year and three attempts pass the Medical Jurisprudence Exam; within one year complete at least 16 hours of CME, divided as follows: four hours in medical recordkeeping, four hours in risk management, four hours in ethics and four hours in treating acute abdominal conditions; and within 60 days pay an administrative penalty of $1,000. The Board found Dr. Cox failed to diagnose a patient’s ruptured appendix and discharged the patient, delaying treatment.

Freiha, Ghassan Shawki, M.D., Lic. No. J6439, New Braunfels
On March 1, 2019, the Board and Ghassan Shawki Freiha, M.D., entered into an Agreed Order publicly reprimanding Dr. Freiha and requiring him to within one year complete at least 16 hours of in-person CME, divided as follows: eight hours in risk management and eight hours in patient communication; and within 60 days pay an administrative penalty of $3,000. The Board found Dr. Freiha violated the standard of care with regard to a urology patient for whom he performed a transurethral resection of the prostate. Specifically, Dr. Freiha failed to properly evaluate and examine the patient, which resulted in a delayed diagnosis of prostate cancer.

On March 1, 2019, the Board and Zeba Gill, M.D., entered into an Agreed Order requiring her to have her practice monitored by another physician for eight consecutive monitoring cycles; within one year complete at least eight hours of CME, divided as follows: four hours in evaluation of abnormal urinalysis and four hours in risk management; and within 60 days pay an administrative penalty of $3,000. The Board found Dr. Gill violated the standard of care for a patient by not ordering confirmatory testing to assess renal disease, refer the patient to a urologist or order CT urography for a patient who was diagnosed with bladder cancer.

Markman, Bruce Scott, M.D., Lic. No. Q6230, Allen
On March 1, 2019, the Board and Bruce Scott Markman, M.D., entered into an Agreed Order requiring him to within a year complete at least 12 hours of CME, divided as follows: four hours in communications, four hours in post-operative complications and four hours in risk management. The Board found Dr. Markman treated a patient for a grade I open comminuted fracture of the distal humerus and failed to timely follow-up with concerns expressed by the nurse of circulation and perfusion issues a few days following surgery.
Morshedi, Brandon, M.D., Lic. No. Q5698, Dallas
On March 1, 2019, the Board and Brandon Morshedi, M.D., entered into an Agreed Order Upon Formal Filing publicly reprimanding Dr. Morshedi and requiring him to within one year complete at least 12 hours of CME, divided as follows: eight hours in presentation of sepsis in pediatric patients ages 0 to 5 years old and four hours in ear, nose and throat infections in school-aged children. The Board found Dr. Morshedi failed to meet the standard of care in the assessment and treatment of a pediatric patient who died from bacterial meningitis after being discharged. This order resolves a formal complaint filed at the State Office of Administrative Hearings.

On March 1, 2019, the Board and Ali Mohamed Nasur, M.D., entered into an Agreed Order requiring him to within one year complete the Medical Record Keeping Seminar offered by the Center for Personalized Education for Physicians (CPEP); and have his practice monitored by another physician for 12 consecutive monitoring cycles. The Board found Dr. Nasur violated the standard of care for the treatment of four patients and failed to maintain adequate medical records.

On March 1, 2019, the Board and Irfan Ibrahim Wadiwala, D.O., entered into an Agreed Order requiring him to within one year and three attempts pass the Medical Jurisprudence Exam; and within one year complete at least 24 hours of CME, divided as follows: eight hours in medical recordkeeping, eight hours in risk management and eight hours in physician-patient communication. The Board found Dr. Wadiwala failed to meet the standard of care for a patient when he failed to provide appropriate post-operative care following a revised gastric sleeve procedure and failed to keep adequate medical records.

UNPROFESSIONAL CONDUCT
Mulla, Nabeel Mushtaq, M.D., Lic. No. BP10054530, El Paso
On March 1, 2019, the Board and Nabeel Mushtaq Mulla, M.D., entered into an Agreed Order publicly reprimanding Dr. Mulla. The Board found Dr. Mulla was terminated from his residency program as a result of a felony arrest to which he later pled guilty to a second degree felony charge and received an order of deferred adjudication.

Ngwu, Samuel C., M.D., Lic. No. K2087, Enugu, Enugu, Nigeria
On March 1, 2019, the Board entered a Final Order regarding Samuel C. Ngwu, M.D., requiring him to within 60 days mail apology letters to two patients; within one year complete at least four hours of CME in risk management; within one year and three attempts pass the Medical Jurisprudence Exam; and within 60 days pay an administrative penalty of $3,000. The Board found Dr. Ngwu failed to comply with Board rules regarding the closure of a medical practice, failed to produce medical and/or billing records for several patients, and failed to cooperate with Board staff. The action was based on the findings of an Administrative Law Judge at the State Office of Administrative Hearings. This order resolves a formal complaint filed at SOAH.

Valenzuela, Rafael E., M.D., Lic. No. F7948, Houston
On March 1, 2019, the Board and Rafael E. Valenzuela, M.D., entered into an Agreed Order under the following terms: for a period of five years Dr. Valenzuela is prohibited from supervising delegates and is prohibited from prescriptive delegation authority; within one year and three attempts pass the Medical Jurisprudence Exam; within one year complete at least 24 hours of CME, divided as follows: eight hours in risk management, eight hours in medical ethics and eight hours in supervision. The Board found Dr. Valenzuela aided and abetted in the unlicensed practice of medicine.

Weaver, Kevinn Len, M.D., Lic. No. K5024, Dallas
On March 1, 2019, the Board and Kevinn Len Weaver, M.D., entered into an Agreed Order requiring him to within 45 days obtain a Board-approved psychiatrist and undergo an Independent Medical Evaluation and follow all recommendations made for care and treatment; abstain from the consumption of prohibited substances as defined by the Order; and participate in the Board’s drug testing program. The Board found Dr. Weaver displayed unprofessional conduct based on a pattern of disruptive and inappropriate behavior from 2012 to 2018.
REVOCATION

Olusola, Benedict O., M.D., Lic. No. J7118, DeSoto
On March 1, 2019, the Board entered a Final Order regarding Benedict O. Olusola, M.D., revoking his Texas medical license. The Board found Dr. Olusola violated his previous orders which included providing false information regarding his practice. Dr. Olusola was practicing in violation of the imposed restrictions on his practice. The action was based on the findings of an Administrative Law Judge at the State Office of Administrative Hearings. This order resolves a formal complaint filed at SOAH.

VOLUNTARY SURRENDER/REVOCATION

Allibone, George William, M.D., Lic. No. F6384, Houston
On March 1, 2019, the Board and George William Allibone, M.D., entered into an Agreed Order of Voluntary Surrender in which Dr. Allibone agreed to voluntarily surrender his Texas medical license in lieu of further disciplinary proceedings. Dr. Allibone was under investigation for his assessment, care and treatment of patients.

Karuparthy, Venkateswara, M.D., Lic. No. J6143, Rock Island, IL
On March 1, 2019, the Board and Venkateswara Karuparthy, M.D., entered into an Agreed Order of Voluntary Surrender in which Dr. Karuparthy agreed to voluntarily surrender his Texas medical license in lieu of further disciplinary proceedings. Dr. Karuparthy was under investigation by the Board regarding allegations that his license to practice medicine in Illinois was suspended for allegations related to sexual misconduct.

Mencer-Parks, Melanie Lynn, M.D., Lic. No. K7454, Houston
On March 1, 2019, the Board and Melanie Lynn Mencer-Parks, M.D., entered into an Agreed Order of Voluntary Revocation in which Dr. Mencer-Parks agreed to the voluntary revocation of her Texas medical license in lieu of further disciplinary proceedings. Dr. Mencer-Parks was sentenced to one year and one day in federal prison related to a felony health care fraud conviction. She is currently incarcerated in the Aliceville Federal Correctional Institution in Aliceville, AL.

Oei, Joseph, M.D., Lic. No. E6867, Midland
On March 1, 2019, the Board and Joseph Oei, M.D., entered into an Agreed Order of Voluntary Revocation in which Dr. Oei agreed to the voluntary revocation of his Texas medical license in lieu of further disciplinary proceedings. Dr. Oei was under investigation for allegations of prescribing large volumes of controlled substances without adequate evaluation, indication and monitoring.

Pham, Amy Quynh Trang, M.D., Lic. No. P8525, Nacogdoches
On March 1, 2019, the Board and Amy Quynh Trang Pham, M.D., entered into an Agreed Order of Voluntary Surrender in which Dr. Pham agreed to voluntarily surrender her Texas medical license in lieu of further disciplinary proceedings. Dr. Pham was under investigation for allegations she surrendered her South Carolina medical license and was in violation of her June 2018 Order with the Board.

Williams, Kevin Alexander, M.D., Lic. No. K8575, Ennis
On March 1, 2019, the Board and Kevin Alexander Williams, M.D., entered into an Agreed Order of Voluntary Surrender in which Dr. Williams agreed to voluntarily surrender his Texas medical license in lieu of further disciplinary proceedings. Dr. Williams was under investigation after an order was entered by the Texas Department of Insurance, Division of Workers’ Compensation against Dr. Williams for prescribing compounded medications that were not reasonable and/or medically necessary.

SUSPENSION

Brish, Eldor, M.D., Lic. No. N5593, Houston
On March 1, 2019, the Board and Eldor Brish, M.D., entered into an Agreed Order of Voluntary Suspension in which Dr. Brish’s Texas medical license shall remain suspended until such a time as his criminal proceeding in U.S. District Court,
and any other criminal proceedings filed during the pendency of this Order are resolved. Dr. Brish shall continue to comply with all terms and conditions of his Interim Monitoring Agreement with the Board. The Board found Dr. Brish, who was previously temporarily suspended for operating an unregistered pain management clinic, is currently under indictment on charges of Conspiracy to Unlawfully Distribute and Dispense Controlled Substances, a felony.

**Williams, Brianne Nicole, M.D., Lic. No. M8428, Lubbock**
On March 1, 2019, the Board and Brianne Nicole Williams, M.D., entered into an Agreed Order of Suspension, suspending Dr. Williams’ Texas medical license until such a time as she requests in writing to have the suspension stayed or lifted and appears before the Board to provide evidence that she is physically, mentally, and otherwise competent to safely practice medicine. Such evidence shall include evidence of drug screen tests for one full calendar year indicating that Dr. Williams has not used and is not currently using alcohol or controlled substances. Dr. Williams had previously been temporarily suspended due to non-compliance with the Texas Physician Health Program for substance use issues.

**RESTRICION**

**Cohn, Joseph, M.D., Lic. No. K4664, Corpus Christi**
On March 1, 2019, the Board and Joseph Cohn, M.D., entered into an Agreed Order Granting Termination of Suspension, lifting Dr. Cohn’s suspension and placing him under the following terms for a period of 10 years: abstain from the consumption of prohibited substances as defined in the Order; participate in the Board's drug testing program; shall limit his practice, including any office and inpatient practice, to a group or institutional setting approved in advance; within 30 days obtain a Board-approved treating psychologist/counselor and follow all recommendations for care and treatment; and participate in the activities of Alcoholics Anonymous no less than five times per week. The Board found Dr. Cohn, who has a history of alcohol abuse and was previously suspended due to these issues, has maintained sobriety for more than a year. This order supersedes the Order of Temporary Suspension entered on January 31, 2018, and the Agreed Order of Voluntary Suspension entered on March 2, 2018.

**Pendleton, Michael Jerome, M.D., Lic. No. L4091, Corpus Christi**
On March 1, 2019, the Board and Michael Jerome Pendleton, M.D., entered into an Agreed Order suspending Dr. Pendleton’s Texas medical license, however the suspension is stayed and he is placed on probation under the following terms: shall not reregister or otherwise obtain controlled substances registrations without Board approval; shall not treat patients for either acute or chronic pain as defined by Board rule; limit his medical practice, including any office and inpatient practice, to a group or institutional setting approved in advance by the Board; and shall not be permitted to supervise or delegate prescriptive authority to a physician assistant or advanced practice nurse or supervise a surgical assistant. The Board found Dr. Pendleton was charged and pled guilty to one felony count of furnishing false information on dispensed controlled substances records and was sentenced to 60 months of probation and ordered to pay a fine.

**NONTHERAPEUTIC PRESCRIBING**

On March 1, 2019, the Board and Joseph Carver Lampley, D.O., entered into a Mediated Agreed Order under the following terms: shall not treat patients for chronic pain as defined by Board rule or engage in the practice of pain management; shall not prescribe, administer, or dispense any controlled substances to any patient for more than 72 hours; shall not treat or otherwise serve as a physician for his immediate family and shall not prescribe, administer, or dispense any controlled substances or dangerous drugs with addictive potential to himself or his immediate family; shall have his practice monitored by another physician for eight consecutive monitoring cycles; within 30 days obtain an independent medical evaluation from a Board-approved psychiatrist and follow all recommendations for care and treatment; within one year and three attempts pass the Medical Jurisprudence Exam; within one year complete at least 24 hours of CME, divided as follows: eight hours in ethics, eight hours in recognizing drug-seeking behavior and eight hours in medical recordkeeping; within 60 days pay an administrative penalty of $2,000; and shall not supervise or delegate prescriptive authority to a physician assistant or advanced practice nurse practitioner or supervise a surgical assistant. The Board found Dr. Lampley inappropriately prescribed narcotic medications to a family member beyond immediate
need and without appropriate indication or monitoring. This order resolves a formal complaint filed at the State Office of Administrative Hearings.

**IMPROPER PRESCRIBING**

**Garduno, Abel, Jr., M.D., Lic. No. K5299, Plano**

On March 1, 2019, the Board and Abel Garduno, Jr., M.D., entered into an Agreed Order requiring him to within one year complete at least eight hours of CME, divided as follows: four hours in risk management and four hours in ethics; and within one year and three attempts pass the Medical Jurisprudence Exam. The Board found Dr. Garduno prescribed controlled substances or dangerous drugs to two family members and a female with whom he had a close personal relationship for periods beyond 72 hours, failed to maintain appropriate medical records, wrote fraudulent prescriptions to treat his dog, and failed to disclose his ownership interest in a laboratory to his patients.

**PEER REVIEW ACTION**

**Syn, David, M.D., Lic. No. L5583, Lubbock**

On March 1, 2019, the Board and David Syn, M.D., entered into an Agreed Order Upon Formal Filing publicly reprimanding Dr. Syn and requiring him to within 30 days pay an administrative penalty of $2,000. The Board found Dr. Syn was subject to peer review action that arose from allegations Dr. Syn failed to arrange on call coverage for a post-operative patient who suffered complications leading to death. This order resolves a formal complaint filed at the State Office of Administrative Hearings.

**VIOLATION OF PRIOR BOARD ORDER**

**Skie, Gregory, M.D., Lic. No. G5617, Arlington**

On March 1, 2019, the Board and Gregory Skie, M.D., entered into an Agreed Order publicly reprimanding Dr. Skie and requiring him to have his practice monitored for an additional two monitoring cycles following completion of the cycles from his 2017 Order; and shall within 60 days pay an administrative penalty of $2,500. The Board found Dr. Skie violated his 2017 Order by failing to produce medical records for chart review and failed to cooperate with Board staff.

**OTHER STATE’S ACTIONS**

**Atwal, Maninderjit, M.D., Lic. No. N9804, Elk Grove, CA**

On March 1, 2019, the Board and Maninderjit Atwal, M.D., entered into an Agreed Order prohibiting him from practicing in Texas, including telemedicine on Texas patients, until such a time as he requests permission in writing and appears before the Board to provide evidence he is physically, mentally, and otherwise competent to safely practice medicine. Evidence shall at a minimum include his compliance with all terms and conditions of the order entered by the Medical Board of California (MBC). The Board found Dr. Atwal was disciplined by the MBC and his license restricted due to gross negligence.

**Chisty, Khaja, M.D., Lic. No. Q3862, West Palm Beach, FL**

On March 1, 2019, the Board and Khaja Chisty, M.D., entered into an Agreed Order prohibiting Dr. Chisty from practicing medicine, including telemedicine, in Texas until he requests in writing and appears before the Board to provide evidence that he is physically, mentally, and otherwise competent to safely practice medicine. Evidence shall include at a minimum that he is in full compliance with all terms and conditions of the Colorado Medical Board (CMB) Order. The Board found Dr. Chisty was disciplined by the CMB and his license restricted due to unprofessional conduct and inappropriate prescribing.

**Greenwood, Denise Rochelle, M.D., Lic. No. J7977, Little Rock, AR**

On March 1, 2019, the Board and Denise Rochelle Greenwood, M.D., entered into an Agreed Order reinstating her license, however her license is suspended and she shall not practice medicine in Texas, nor on patients that reside in
Texas or that are physically located in Texas, regardless of her physical presence outside of Texas, nor shall she use her Texas license to practice medicine in any other jurisdiction, including for the federal government, the military or any federal agency. The Board found the Arkansas State Medical Board rescinded the revocation of Dr. Greenwood’s license placing her under a restriction. The Board had previously entered a Final Order revoking Dr. Greenwood’s Texas license based upon her Arkansas license being revoked due to her violation of an Arkansas Medical Board order.

**Thomas, Vanessa, M.D., Lic. No. N2842, Daphne, AL**

On March 1, 2019, the Board and Vanessa Thomas, M.D., entered into an Agreed Order prohibiting Dr. Thomas from practicing in Texas, including telemedicine on Texas patients, until such a time as she requests permission in writing and appears before the Board to provide evidence she is physically, mentally, and otherwise competent to safely practice medicine. Evidence shall at a minimum include her compliance with all terms and conditions of the order entered by the Alabama Board of Medical Examiners (ABME). The Board found Dr. Thomas was disciplined by the ABME and her licensed restricted due to unprofessional conduct related to prescribing controlled substances.

**VIOLATION OF BOARD RULES**

**Tariq, Mohammad J., M.D., Lic. No. K1092, Irving**

On March 1, 2019, the Board and Mohammad J. Tariq, M.D., entered into an Agreed Order requiring him to within one year complete at least 24 hours of CME, divided as follows: eight hours in drug-seeking behavior, eight hours in risk management and eight hours in medical records; within one year and three attempts pass the Medical Jurisprudence Exam; and within 60 days pay an administrative penalty of $3,000. The Board found Dr. Tariq failed a pain management clinic inspection by not maintaining proper pain management agreements and failing to appropriately document his care and/or maintain a complete medical record for several patients.

**Windrow, Matthew John, M.D., Lic. No. K3041, Hondo**

On March 1, 2019, the Board and Matthew John Windrow, M.D., entered into an Agreed Order requiring him to within one year complete at least 20 hours of CME, divided as follows: four hours in risk management, eight hours in patient drug-seeking, four hours in medical recordkeeping and four hours in treating chronic pain; and have his practice monitored by another physician for four consecutive monitoring cycles. The Board found Dr. Windrow failed to treat a patient according to the generally accepted standard of care and comply with Board Rule 170, related to the treatment of chronic pain. Dr. Windrow failed to perform a thorough examination and document justification for his prescription of controlled substances, failed to refer the patient to a pain specialist and failed to maintain adequate medical records.

**INADEQUATE MEDICAL RECORDS**

**Hussain, Syed K., M.D., Lic. No. M1157, Brownsville**

On March 1, 2019, the Board and Syed K. Hussain, M.D., entered into an Agreed Order requiring him to have his practice monitored by another physician for four consecutive monitoring cycles. The Board found Dr. Hussain failed to keep adequate medical records for a patient.

**Le, Truc, Jr., D.O., Lic. No. K6479, Houston**

On March 1, 2019, the Board and Truc Le, Jr., D.O., entered into an Agreed Order requiring him to within one year complete the medical recordkeeping course offered by the University of California San Diego Physician Assessment and Clinical Education (PACE) program; within one year complete at least four hours of CME, divided as follows: two hours in treating a patient suffering from General Anxiety Disorder and two hours in treating ADHD; and within 60 days pay an administrative penalty of $1,000. The Board found Dr. Le’s medical records lacked sufficient detail in describing treatment decisions and their rationale.
TXPHP VIOLATION
On March 1, 2019, the Board and Warren Hunter Looney, M.D., entered into an Agreed Order requiring him to abstain from the consumption of prohibited substances as defined in the order; participate in the Board’s drug testing program; participate in the activities of a county or state medical society committee on physician health and rehabilitation; within 30 days obtain a Board-approved treating psychiatrist and follow all recommendations made for care and treatment; and participate in the activities of Alcoholics Anonymous no less than one time per week. The Board found Dr. Looney failed to cooperate with the Texas Physician Health Program monitoring agreement.

IMPAIRMENT
Brock, Robert James, M.D., Lic. No. E2483, Kileen
On March 1, 2019, the Board and Robert James Brock, M.D., entered into an Agreed Order requiring him to within 60 days obtain a Board-approved psychiatrist and undergo an Independent Medical Evaluation and follow all recommendations made for care and treatment. The Board found concerns with Dr. Brock’s mental health based on the allegations made against him and his presentation and responses to questions.

CEASE AND DESIST
Shafi, Tariq, No License, Houston
On March 1, 2019, the Board and Tariq Shafi, entered into an Agreed Cease and Desist Order prohibiting Mr. Shafi from practicing medicine in the state of Texas without a license issued by the Texas Medical Board. Mr. Shafi shall also cease and desist from identifying himself as a doctor, unless also clearly designating the authority under which the title is issued for the college or honorary degree that gives rise to the use of the title. The Board found Mr. Shafi held himself out as a licensed physician and by offering to diagnose and/or treat medical conditions.

Trane, Matthew, No License, Dallas
On March 1, 2019, the Board and Matthew Trane, entered into an Agreed Cease and Desist Order prohibiting Mr. Trane from practicing medicine in the state of Texas without a license issued by the Texas Medical Board. The Board found Mr. Trane engaged in the unlicensed practice of medicine.

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To view disciplinary orders, visit the TMB website, click on "Look Up A License," accept the usage terms, then type in a licensee’s name. Click on the name shown in the search results to view the licensee’s full profile. Within that profile is a button that says "View Board Actions."

All releases and bulletins are also available on the TMB website under the "Newsroom" heading.