Physician texting trend could pose some potential problems

Text messaging has one of the highest and fastest response rates compared to phone calls and email. Anecdotal reports indicate the practice is widespread among physicians. What modern doctor wouldn’t want to use it?

But the Joint Commission – formerly JHACO, the not-for-profit organization that accredits hospitals and other health care settings – says it is not acceptable for doctors to text orders for patients to the hospital or other healthcare setting.

“This method provides no ability to verify the identity of the person sending the text and there is no way to keep the original message as validation of what is entered into the medical record,” the Joint Commission said.

Safety, gaps in medical records and HIPAA violations are chief among the concerns if physicians use ordinary texting.

“There are many pitfalls of traditional texting,” said Dr. Belinda Setters, Director of the Geriatric Medicine Fellowship, University of Louisville, in an email interview. “Imagine the scenario where a physician is called to give orders on a hip fracture on the 8th floor. That physician may have three hip fracture patients admitted at one time and is at risk for getting confused. It is dangerous and unethical as it puts the patient at risk and potential death if the wrong order is given. This is a huge liability.”

But of course, technology has come to the rescue. TigerText and MicrobloggingMD are two of the products that offer secure, HIPAA-compliant, time- and date-stamped text messages that become part of patients’ medical records.

Dr. Setters recently adopted TigerText for her staff and says the tool allows her “to efficiently and safely transmit and receive protected information in a very easy way. This allows me to spend more time talking with patients without having to step out of a room to answer a call or take a page.”

Regular texting may have some usefulness in a limited way. A practice in the United Kingdom is conducting a three-month test using text messages to remind patients to make appointments for regular health checks, inform patients immediately of any clinic closings or appointment cancellations, and publicize health campaigns such as annual flu vaccinations.

But unsecured text messaging of physician orders? The Joint Commission says that’s a no-no.

New law clarifies issues for PA/doctor-owned entities

House Bill 2098, enacted by the 82nd Legislature, clarifies laws surrounding medical practices jointly owned by physician assistants and physicians.

These jointly owned entities are subject to certain limitations, including percent of ownership by physician assistants. In addition, there are annual reporting requirements for physician and physician assistant owners. The full text of HB 2098 can be found here:


The new law applies to jointly owned entities formed on or after June 17, 2011, the effective date of the bill.

Entities formed before June 17, 2011 are “grandfathered.” That is, they are governed by the law in effect at the time the entity was created. However, these entities become subject to the new law when 1) the ownership interests of an entity change or 2) an entity contracts with a new supervising physician to provide services.

Highlights of the new law include:

- the organizers must be physicians and a physician or physicians must control and manage the entity
- for corporations, the professional services offered
Drug shortage information

Recently, a Texas physician related a situation in which doctors had to resort to the use of expired emergency resuscitation drugs. Would the Texas Medical Board consider the use of expired drugs a violation of the standard of care?

The short answer is, if TMB investigates a complaint involving expired drugs, it will consider the drug shortage as well as storage conditions in making a determination.

Texas physicians across all specialties are coping with widespread drug shortages. A shortage of an important leukemia drug is making headlines now. Manufacturing delays, scarcity of raw materials, increased demand contribute to the problem. According to the National Cancer Institute, the trend is expected to worsen.

Most of what is known about drug expiration dates comes from a study conducted by the Food and Drug Administration at the request of the military, according to the Harvard Medical School Family Health Guide. With a large and expensive stockpile of drugs, the military faced tossing out and replacing its drugs every few years. What they found from the study is 90 percent of more than 100 drugs, both prescription and over-the-counter, were good to use even 15 years after the expiration date.

The U.S. Food and Drug Administration maintains an extensive website devoted to the issue. For more information, visit http://www.fda.gov/Drugs/DrugSafety/DrugShortages/default.htm. The American Society of Health-System Pharmacists also has a useful list: http://www.ashp.org/DrugShortages/Current/

PA/doctor-owned entities, cont’d

by the entity must consist of one or more of the following:

- carrying out research in the public interest in medical science, medical economics, public health, sociology, or a related field;
- supporting medical education in medical schools through grants or scholarships;
- developing the capabilities of individuals or institutions studying, teaching, or practicing medicine or acting as a physician assistant;
- delivering health care to the public; or
- instructing the public regarding medical science, public health, hygiene, or a related matter

- for corporations, professional associations or professional limited liability companies, physician assistants cannot be officers
- for partnerships, physician assistants cannot be a general partner nor can any physician assistants participate in the management of the partnership
- a physician assistant or combination of physician assistants can have no more than a minority ownership interest
- the ownership interest of an individual physician assistant cannot be less than or exceed the ownership interest of any individual physician owner
- a physician assistant or combination of physician assistants cannot interfere with the practice of medicine by a physician owner or the supervision of physician assistants by a physician owner
- a physician cannot contract with, or be employed by, a physician assistant as a supervising physician
- a physician assistant cannot contract with or employ a physician to be his/her supervising physician
- a physician assistant cannot contract with or employ a physician to supervise another physician in the entity who, in turn, supervises the physician assistant
- nothing in statute may be construed to allow the practice of medicine by someone not licensed as a physician, or to allow a person not licensed as a physician to direct the activities of a physician in the practice of medicine

Frequently asked Questions

Who has to report?

All entities in which a physician assistant has an ownership interest, in which the physician assistant performs a professional service that falls within the scope of physician assistant practice, must register annually, regardless of percent of ownership or when they were formed.

When is the annual reporting due?

The annual reporting for physician assistant or jointly owned entities is April 30th of each year.

Is there a fee for reporting?

For entities formed on or after June 17, 2011 there is a reporting fee of $18.00. There is no reporting fee for entities formed before June 17, 2011.
Electronic death records and “accidental” deaths

The scenario: A man receives a head injury in an ATV accident. The man is in the hospital for six weeks and ultimately dies as a direct result of the head injury.

Even though it’s pretty clear that such a death is not from any criminal activity, Texas law requires that a Justice of the Peace or Medical Examiner conduct an inquest since it was due to unnatural causes. The death certificate cannot be completed by the doctor in these cases; the law states that it must be signed by the person who conducted the inquest.

This law is not new, but Texas’s relatively new Electronic Death Registry unexpectedly revealed many physicians aren’t aware of the requirement.

When death certificates were still on paper, the Department of State Health Services accepted death certificates from doctors, even if the manner of death was marked “accident.” But as the Electronic Death Registry was being designed, the DSHS Office of General Counsel realized that this practice circumvented inquest procedures set forth in the Code of Criminal Procedure.

So, the system was programmed to not allow a doctor to mark the manner of death as anything other than “natural.” Paper records are now kicked back if they are signed by doctors and the manner of death is anything other than natural.

The transition to strict adherence to the law has not been smooth. JP and ME offices are getting called by doctors – sometimes long after the death occurred – once the doctor discovers he or she can’t sign the certificate if the manner of death was accidental. Many times the body has already been cremated so the JP or ME cannot order an autopsy.

Here is the Department of State Health Services’ take-away message: If a person dies as a direct result of an accident, regardless of when that accident took place, doctors must call a medical examiner or justice of the peace immediately so an inquest can be conducted.

Follow this link to the TMB’s page about Electronic Death Registration: http://www.tmb.state.tx.us/rules/edeath.php

PA/doctor-owned entities, cont’d

Do I have to report even if my business was formed prior to the implementation of this statute?

Yes. All entities in which a physician assistant has an ownership interest, in which the physician assistant performs a professional service that falls within the scope of physician assistant practice, must register annually, regardless of percent of ownership or when they were formed.

How does HB 2098 affect my pain management clinic ownership?

HB 2098 has no effect on the requirement that pain management clinics be owned by physicians. Tex. Occ. Code, Sec. 167.102(a), requires that a pain management clinic be owned and operated by physicians practicing in Texas under an unrestricted license. An ownership interest by anyone other than a physician is not allowed.

For reporting forms and other information, please visit:
http://www.tmb.state.tx.us/professionals/JointlyOwnedEntities.php
Formal Complaints have been filed with the State Office of Administrative Hearings against the individuals listed below. Formal Complaints are public documents and are posted on physician profiles on the TMB web site. To read the full complaint, go to [www.tmb.state.tx.us](http://www.tmb.state.tx.us), click on “Look Up A Licensee”, accept the usage terms, and enter the licensee’s name or license number.

<table>
<thead>
<tr>
<th>Name</th>
<th>Lic. No.</th>
<th>Date Filed</th>
<th>Allegations</th>
</tr>
</thead>
<tbody>
<tr>
<td>Holliday, John G., D.O., Frisco</td>
<td>D2791</td>
<td>1/6/12</td>
<td>Non-therapeutic prescribing, failure to properly evaluate patient for risks related to prescribed medication, inadequate medical records.</td>
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<tr>
<td>Black, Douglas S., M.D., Texarkana</td>
<td>L0033</td>
<td>1/9/12</td>
<td>Failure to safeguard against potential complications, failure to meet the standard of care, unprofessional conduct.</td>
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<tr>
<td>Weil, Jacqueline A., M.D., Houston</td>
<td>J8780</td>
<td>1/9/12</td>
<td>Violation of pain management clinic rules, failure to meet the standard of care, aiding or abetting the unlicensed practice of medicine.</td>
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<tr>
<td>Graham, Jillian S., P.A., Sugar Land</td>
<td>PA-04831</td>
<td>1/9/12</td>
<td>Violation of pain management clinic rules, failure to meet the standard of care.</td>
</tr>
<tr>
<td>Goodwill, Derrick, P.A., Sugar Land</td>
<td>PA-04820</td>
<td>1/10/12</td>
<td>Violation of pain management clinic rules, failure to meet the standard of care, nontherapeutic prescribing.</td>
</tr>
<tr>
<td>Peran, Ruben M., Jr., AC, Corpus Christi</td>
<td>AC-00800</td>
<td>1/10/12</td>
<td>Default on student loan, unprofessional conduct, and failure to respond to Board staff communications.</td>
</tr>
<tr>
<td>O’Hearn, Charles J., M.D., Southlake</td>
<td>H5676</td>
<td>1/11/12</td>
<td>Inappropriate prescribing of dangerous drugs or controlled substances to oneself, disruptive behavior, inadequate medical records.</td>
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<tr>
<td>McConnell, John C., M.D., Greenville</td>
<td>E8702</td>
<td>1/11/12</td>
<td>Failure to meet the standard of care, improper billing, inadequate medical records.</td>
</tr>
<tr>
<td>Ward, Julia Renee, M.D., Missouri City</td>
<td>M5571</td>
<td>1/20/12</td>
<td>Failure to meet the standard of care, prescribing dangerous drugs or controlled substances without establishing a proper physician-patient relationship.</td>
</tr>
<tr>
<td>Roman, Ernest T., M.D., Spring</td>
<td>H6938</td>
<td>1/20/12</td>
<td>Violation of pain treatment guidelines, failure to meet the standard of care, prescribing to a known abuser of drugs.</td>
</tr>
<tr>
<td>Cox, Bruce Edward, M.D., Big Spring</td>
<td>E4272</td>
<td>1/31/12</td>
<td>Unprofessional conduct, failure to meet the standard of care, nontherapeutic prescribing.</td>
</tr>
<tr>
<td>Silver, Steven L., M.D., Northridge CA</td>
<td>L7184</td>
<td>2/21/12</td>
<td>Failure to meet the standard of care, failure to obtain informed consent, non-therapeutic treatment.</td>
</tr>
<tr>
<td>Wood, William, A.C., Austin</td>
<td>AC-01040</td>
<td>3/8/12</td>
<td>Unprofessional conduct, default on student loan.</td>
</tr>
<tr>
<td>Rice, Theresa Cachuela, M.D., Houston</td>
<td>G1174</td>
<td>3/21/12</td>
<td>Failure to report criminal history, pre-signing prescription forms, violation of previous order.</td>
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<tr>
<td>Maat, Owen Surgent, M.D., Bellaire</td>
<td>J5609</td>
<td>3/21/12</td>
<td>Inability to practice medicine with reasonable skill and safety because of intemperate use of alcohol.</td>
</tr>
<tr>
<td>Ravichandran, G.K., M.D., Houston</td>
<td>F3588</td>
<td>3/21/12</td>
<td>Failure to meet the standard of care, nontherapeutic prescribing, dishonorable conduct.</td>
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<tr>
<td>Schrapps, Jerome, M.D., Beaumont</td>
<td>J2907</td>
<td>3/22/12</td>
<td>Failure to treat patient according to the generally accepted standard of care, failure to safeguard against potential complications, inadequate medical records.</td>
</tr>
<tr>
<td>Smith, Barlow, M.D., Marble Falls</td>
<td>F9026</td>
<td>3/22/12</td>
<td>Improper supervision and delegation, failure to adequately protect patient records or safely dispose of dangerous drugs.</td>
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<tr>
<td>Curvin, Thomas Joseph, M.D., Cedar Park</td>
<td>H8616</td>
<td>3/22/12</td>
<td>Failure to meet the standard of care, using alcohol or drugs in an intemperate manner that could endanger a patient’s life, nontherapeutic prescribing.</td>
</tr>
</tbody>
</table>
The following Board Rules have been adopted and went into effect March 7, 2012. Visit the TMB’s Laws, Rules & FAQs web page for more information. http://www.tmb.state.tx.us/rules/rules.php

CHAPTER 173. PHYSICIAN PROFILES. The Texas Medical Board adopted amendments to §173.1, concerning Profile Contents; and §173.3, concerning Physician-Initiated Updates. The amendment to §173.1 clarifies what utilization review services are subject to reporting on a physician’s profile and specifically excludes the reporting of utilization review provided in relation to worker’s compensation claims.

The amendment to §173.3 clarifies that changes in address to be reported to the Board by physicians within 30 days of their occurrence, applies to both mailing and practice address changes.

CHAPTER 177. BUSINESS ORGANIZATIONS. The Texas Medical Board adopted amendments to §§177.16 and 177.17, concerning Business Organizations. The amendment to §177.16, relating to Physician Assistants, provides that if a grandfathered entity under this section contracts with a new supervising physician to provide services, then the restrictions on ownership interest under this section shall apply.

The amendment to §177.17, relating to Exceptions to Corporate Practice of Medicine Doctrine, consistent with SB 894 (82nd Regular Legislative Session), provides that physicians have certain rights when employed by a hospital that provides professional liability coverage.

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New Physician Licenses

The Texas Medical Board issued medical licenses to 872 physicians between December 16, 2011 and March 22, 2012. Congratulations to the following doctors:

AAKER, JUSTIN DAVID, MD
ABADIN, SHABIRHUSAIN SHAKIR, MD
ABAWI, LAILAH MARIE, DO
ABDELHADI, KAREEM HUSAM, MD
ABDELMALIK, AMIR GAMIL, MD
ABDUL, OLUMUYIWA ADEGBENGA, MD
ADAMS, TAJ CORDELL, MD
ADEJUMO, ADETUNJI AKINLOLU, MD
ADESIDA, PATIENCE OKPAKU, MD
ADEYEMO, FOYEKE ADEYELU, MD
ADU-LARTEY, SAMUEL MAXWELL, DO
AFZAL, ADEEL , MD
AGRAWAL, NEETA NEERAJ, MD
AGRAWAL, VIKRAM, MD
AHMAD, NAVEED, MD
AHMADI, SARA , MD
AHMED, IRFAN, MD
AHMED, MASHRAFI, MD
AHMED, MD JEWEL, MD
AHMED, YASIR, MD
AHSAN, FARIHA, MD
AIRY, MEDHA , MD
AJIBADE, TOPE, MD
AKUNYILI, IJEOA ELIZABETH, MD
AL KADDOUMI, BASHIR FARIS, MD
AL-TAKROURI, HATEM , MD
ALANIZ, IDALIA, MD
ALAVI, MANI M, DO
ALDRICH III, JOSEPH ALBERT, DO
ALFARAWATI, MOHAMMAD NABEEL, MD
ALFORD, ERIC NATHAN, MD
ALI, SHAHID RIZVAN, MD
ALICK, SASHA , MD
ALLANKU, SARAT, MD
ALLEN, MARK R, DO
ALLEN, MELISSA KAY, DO
ALMAZAN, AMANDA DEANN, MD
ALVI, SAADIA , MD
AMERI, HOSSEIN , MD
AMIN, MANSI D, MD
ANDREWS, NICHOLE RENEE, MD
APPLETON JR, JOHN STEPHEN, MD
ASHRAF, USMAN , MD
ATCHIE, BENJAMIN NEIL, DO
AUGENSTEIN, ADAM CHRISTIAN, MD
AWAN, ABILA FARAH, MD
AZIZ, WESAM SABRI, MD
BADIGER, MALLIKARJUN PUNDEEKG, MD
BAGSHAHI, HOSSEIN, MD
BAIDWAN, RAJVINDER SINGH, MD
BAIG, MIRZA SHADMAN, MD
BAILEY, APRIL ALEXANDER, MD
BAILEY, CHRISTINA EDWARDS, MD
BALASUBRAMANIAM, BALAMURALI, MD
BANKS, BRENDA JEAN, MD
BANU, SOPHIA , MD
BARNES, JAMMIE KAY, MD
BASLER, JOSEPH THEODORE, MD
BEARD, HEATHER LEANNE NORRIS, DO
BECK, NANCY LOUISE, MD
BECKER, ELI J, MD
BECKER, CLINT ROYAL, MD
BEIDLER, STEPHANIE KATHRYN, MD
BEKANICH, STEPHEN JAMES, MD
BELTRAMINI, ERIN WEUST, DO
BELTRAN, JACQUELINE ELIZABETH, DO
BERNARD, PAUL CHELETRE, MD
BERRY, SHANNON GAYLE, MD
BEST, AARON PATRICK, MD
BHAKTA, HARSH, DO
BHANJARI, ANGELINA DEVI, MD
BHATTI, MAQSOOD AHMED, MD
BIEHN, JEFFREY LANE, DO
BIRKEMEIER, KRISTA LYNN, MD
BIRKHOLZ, CHRISTOPHER , MD
BIRKHOLZ, JAMES HERBERT, MD
BLACK, BEAU , MD
BLACK, DALLIAH MASHON, MD
BLACK, WILLIAM HARRINGTON, MD
BLIEDEN, LAUREN SASHA, MD
BLOOM, KEITH DANIEL, MD
BOCHARE, SUNIL , MD
BOES, MATTHEW THOMAS, MD
BOK III, WILLEM EDUARD, MD
BOSWORTH, BRIAN TROY, MD
BOTTALICO, JOSEPH NICHOLAS, DO
BOUVIER, STEPHANIE ANNE, MD
BOWERS JR, HAL GREGORY, MD
BRAGG, ASHLEY CORBETT, MD
BRENDEL JR, WILLIAM BRIAN, MD
BRITO, VERONICA DE CASTRO FRANCISCO ESTEVEAM DE, MD
BROBST JR, ROBERT WILLIAM, MD
BROKISH, PETER ANDREW, MD
BROWN, BRIAN DOYLE, MD
BROWN, ELIZABETH J, MD
BROZENA, KRISTIN , MD
BRUNO, KATIE ELIZABETH, MD
BURAK, JOSHUA MICHAEL, MD
BURAK, MAANASI RAJARAM, MD
BURKHOLDER, STEPHEN LAMAR, MD
BURNS, SAMUEL AUSTIN, MD
BYBEL, KATHLEEN , DO
CADE, ANGELA , MD
CAJITA, CEZAR LAGO, MD
CALDERON, ENRIQUE EDUARDO, MD
Caldwell, LINDSAY CLAIRE, MD
CALENDINE, CHAD LOGAN, MD
CALLEROS MACIAS, JESUS EDMUNDO , MD
CAMARILLO, RAND AL MATTHEW, MD
CAMERON, BRIAN, MD
CAMPBELL, MARK STEVEN, MD
CANACCI, ANASTASIA MARIE, MD
CAO, YING , MD
CARMAN JR, ROBERT, DO
CARNEVALE, GREGORY GERALD, MD
CARSON, WILLIAM KEITH, MD
CASAS, CHRISTINE E, MD
CAYCE, JESSICA R, MD
CHALASANI, SATYA SREE, MD
CHALLAPALLI, VIDYA, MD
CHAN, CONNER, MD
CHANDRASEKARAN, SOMYA ANUPAMA, MD
CHANEY, PAUL EUGENE, MD
CHAO, JOHN, MD
CHAP, KEVIN SAROO, MD
CHARFEN, CHARLOTTE NEWMAN, MD
CHAUDHARY, HUMERA M, MD
CHAUDHERY, SHABNUM ILYAS, MD
CHAVDA, CHIRAG, MD
CHAVEZ MAC GREGOR, MARIANA, MD
CHEN, DONGNING, MD
CHEN, MELODIE YENCHIEH, DO
CHEN, MIN-JYE, MD
CHEN, YEN I GRACE, MD
CHENNAREDDY, KIRAN KUMAR, MD
CHEUNG, MIN-YUEN CYNTHIA, MD
CHHIPWADIA, AMISHA S, MD
CHIN, KATHLEEN, MD
CHINTALAPUDI, UDAYA BHASKARA RAO, MD
CHLODEK, MELISSA SYDOW, MD
CHOU, SHIH-CHIN, MD
CHU, LEI, MD
CHUA, EIREEN HEMBRADOR, MD
CLARK, JAMES ALLEN, MD
CLARK, SHARONDA NICOLE, MD
CLARKE, JENNIFER SAN JOSE, MD
CLARKE, JONATHAN ERIC, MD
CLEMENSHAW, MICHAEL NEILL, MD
COCKBURN, AMBER NICOLE, MD
COLEMAN, JAKEMIA MONET, MD
CONLEY, DIANE HUNTINGTON, MD
COOPER, JAMES KEITH, MD
COOPER, LANE JOSEPH, MD
CORNWELL III, WILLIAM KENT, MD
COSS, ELIZABETH, MD
COURTNEY, KEVIN DALE, MD
COX, ANGELA MARIE, MD
CRAPKO, MATTHEW JAMES, MD
CRAWFORD, SCOTT BARNETT, MD
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CRYAR, ANTHONY KEITH, MD
DADU, RAZVAN TUDOR, MD
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DANIELS, SCOTT DAVID, MD
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DAUM, ALLISON NICOLE, MD
DAUWAY WILLIAMS, EMILIA LUISA, MD
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DE GORORO ARZAMENDI, ANTONIO, MD
DE LA LLATA, DAVID, MD
DEAL, STEPHANIE BLAIR, MD
DELAUZ, CARIDAD MAYLIN, MD
DELVADIYA, MUKEHKUMAR DEVSHIB-HAI, MD
DEN HOLLANDER, NYNKE CORNELIE, MD
DENSON, WILLIAM NICHOLAS, MD
DESAI, MIT NAVANIT, MD
DESAI, RONAK KIRTI, MD
DHARAMSI, JENNIFER WARNER, MD
DILLON, RENNEE NAGRA, MD
DICKSON, DOUGLAS DARKO, MD
DING, LIN, DO
DO, NHU QUYNH, MD
DOE, ANDREW LAWRENCE, MD
DUGGIRALA, RAVI KUMAR, MD
DUNN, AVEGIYL ELLIS, DO
DUONG, PAUL LIEM, MD
DURAND, SAMANDA, DO
EASTLACK, JASON PAUL, MD
EBRAHEEM, MOHAMMAD, MD
ECHARTEA GONZALEZ, JAIME, MD
EGGL, TRAVIS DANIEL, DO
EHIBOR, TIMOTHY OMEMONYE, MD
EL ANNAN, JAAFAAR FADIL, MD
EL-BIETAR, JAVIER AMIN, MD
ENG, DAVID ROBERT, MD
ENG, KRISTINA MARIE-MARTEL, MD
ENG, TRANG DAI, MD
EPPEL, KONRAD JOSEPH, MD
ESCALANTE, THERESA JEAN, MD
ESCANDON, JOSE AMBROSIO, MD
ESCHBERGER, ANNE MARIE, MD
ESCobar ALVARENGA, KRISTIN CHENILLE, MD
ESKENAZI, BENJAMIN ROSS, MD
ESPINAL, CAROL MADLYN, MD
ESQUELV-VANEGAS, GERMAN ROMAN, MD
ESSANDOH, SAMUEL, MD
ETOKHANA, KENNETH OSIOHKAYAHM, MD
EURMAN, DANIEL, MD
EUTENIER, BRIDGET BARBARA, MD
EVEN, JESSE LEE, MD
EZZATI, MOHAMMAD, MD
FARABAUGH, CHRISTOPHER A, DO
FARAJ, CHADI H, DO
FARR, MICHAEL BENJAMIN, DO
FEIGENBAUM, FRANK, MD
FELT, JULIE JEANETTE, MD
FENG, ZICHUN, MD
FERNANDO, SANTHI, MD
FERONTI, CHARLES JAMES, DO
FERRUFINO, LUIS EDGARDO, MD
FITZSIMONS, LINZY ANN, MD
FITZWATER, JOHN WELTON, MD
FLANAGIN, BRODY ALAN, MD
FLANSBAUM, DREW, MD
FLORES, AMY WALLACE, MD
FLORES, JOSE, MD
FLORES, RENEE J, MD
FOADEY, TONGNY WILFRIED, MD
FOSS, DAVID ROBERT, MD
FOSTER, BYRON ALEXANDER, MD
FOSTER, ORVILLE RYLAND, MD
FOWLER, Aja JENELLE, MD
FOWLER, MICHLE MARIE, DO
FRACTMAN, STEVEN JAY, MD
New Physician Licenses

FRANCA, LUCIA, MD
FRENCH-ROSAS, LINDSAY, MD
FRIEDMAN, DEBORAH ISA, MD
FULLERTON, HEATHER D, MD
FUNTE, LISA RENEE, MD
GADA, RAVI, MD
GAERTNER, MICHAEL CHARLES, DO
GALLAGHER, SEAN MICHAEL, MD
GARDNER, KIMBERLY RENEE, MD
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<td>NICHOLS, PATRICK MARSHALL, DO</td>
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<td>MOHR, DAVID NORMAN, MD</td>
<td>NINAN, RONY, MD</td>
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<td>MOLINA ROJO, JOANNA ESTHER, MD</td>
<td>NOLEN, ERIC, MD</td>
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<td>MOON, TIFFANY SUN, MD</td>
<td>NOLL, DAVID S, DO</td>
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<td>MOORE, CURTISS RYAN, MD</td>
<td>NOUREDDINE, LAMA, MD</td>
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<td>MOORE, DAVID FRANCIS, MD</td>
<td>NOYES, MATTHEW PROCTOR, MD</td>
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<td>MOORE, GRADIE ELIZABETH, MD</td>
<td>NUCKOLS, MATTHEW CHARLES, MD</td>
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<td>MOORE, JULENE RAE, MD</td>
<td>NUDELMAN, RODOLFO JOSE, MD</td>
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<td>MOORE, LINDSEY NICOLE, MD</td>
<td>NYARKO, STANLEY J, MD</td>
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<td>O'BRYAN, REBECCA ALICE, MD</td>
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<td>OBERG, ERIK DONALD, MD</td>
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<td>OBOKHARE, IZI DANIEL, MD</td>
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<td>OBOKHARE, JOY OLUWATOYIN, MD</td>
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<td>OGDEN, SHANNA RENEE, MD</td>
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<td>OHNES, VANESSA NICOLE, MD</td>
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<td>OK, JOHN YOUNG, MD</td>
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<td>OLATUNBOSUN, SADIAT KRISTINA, MD</td>
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<td>OWENS, ERIN MACDONALD, MD</td>
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<td>PIERSON, SERENA MICHELLE, MD</td>
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<td>PILLAI, REGINA, MD</td>
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<td>POLE, GINGER, DO</td>
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<td>PONNASAMY, DEEPA, MD</td>
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<td>POOLE, AARON TANNER, MD</td>
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<td>PORR, JENNIFER REHM, MD</td>
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<td>PRADHAN, MONICA, MD</td>
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<td>PRICE, AMBER MARIE, MD</td>
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<td>PRIHODA, MELISSA ELAINE, DO</td>
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<td>PROFENNA, LEONARDO CLAUDIO, MD</td>
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<td>PROVENCIO JR, MAURO, MD</td>
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New Physician Licenses

PUFFER, SHERI MAYNARD, MD
PURAYIDOM, ANNILYN S, MD
PUTHENPARAMBIL, LARRY, MD
PUTMAN, CHRISTOPHER MARK, MD
RADHAKRISHNAN, JAYARAM CHERIATH, MD
RAHAL, KINAN, MD
RANDALL, CRAIG MICHAEL, DO
RANE, Poonam N, MD
RAPHAELI, TAL RON, MD
RAWIE, ERIC WILHELM, MD
RAZA, ALI, MD
REAGAN, BRENDAN WESLEY, MD
REDDY, ASHVIN KARRA, MD
REYES, MANUEL MUNOZ, MD
REYNOLDS, DWIGHT COOPER, MD
REYNOLDS, MARION ARLEEN, MD
RICARD, BRANDY C, MD
RICHARDS, JOHN CALEB, MD
RICHIE, JONATHAN D, DO
RIDDEL, CATHERINE, MD
RIDER, JAMES ANTHONY, DO
RINGSdorf, LILLIAN MACON, MD
RIOS PEREZ, JIMMI, MD
RILEY, AMY WALENTA, MD
ROCHA, RAFAEL LIMA, MD
RODRIGO, JUAN JOSE, MD
ROFSKY, NEIL M, MD
ROHREN, CHRISTINA LINNEA, MD
ROLLER, AARON BROCK, MD
ROMANO, CATHERINE CARLA-MARIA, DO
ROOSTAEIAN, JASON, MD
ROSE, RUBY BRONWYN, MD
ROSS, THEODORA S, MD
RUBINOS, LAURA HELENA, MD
RUETH, NATASHA M, MD
RUTZ JR, JOSEPH ALEXANDER, MD
RYALI, NEELIMA DEVI R A, MD
SABRI, SAMMY, MD
SADOUN, ELIZE YASMEEN, MD
SAHLOUL, ELSEYED AHMED, MD
SALDANA, DAVID ABRAM, MD
SALEEEM, SADAF, MD
SALEEEM, SADIA, MD
SANTAROSA, JULIANNE, MD
SARDANA, JASMINE SAMUEL, MD
SARGSYAN, LILIT, MD
SARMAST, SHEHNAZ AYSHA ZAMAN, MD
SARRAJ, AMROU, MD
SAUL, KENNETH WAYNE, DO
SCHMER, VERONICA R E, MD
SCHOLZ, Kyla Marie, MD
SCHULZ, KEVIN JEFFREY, MD
SCHWEGLER, ERIKA HERNANDEZ, MD
SCIALDONE, ANTHONY MICHAEL, MD
SCIPIONE, TERENCE MICHAEL, MD
SCOGGINS, MARION ELIZABETH, MD
SCOTT, KATHERINE ALISON, MD
SCOTT, LAUREN ALLEN, MD
SEGARS, DOUGLAS, MD
SERRETTE, JUSTIN MICHAEL, MD
SHAH, DIMPLE VASANT, MD
SHAH, NIDHI RAJESH, MD
SHAH, SAQIB MIAN, MD
SHARMA, AMIT, MD
SHARMA, SUJATA, MD
SHARMA, VINEET, MD
SHAW, AMANDA NICOLE, MD
SHEIKH, SUFYAN AHMED, MD
SHELB, JAMES KEITH, MD
SHERWOOD, SCOT HAMILTON, MD
SHHADEH, AKRAM, MD
SHI, JIMMY JENG, MD
SHIMIZU, IKUE, MD
SHOEMAKER, BETHANY DAWN, MD
SHORE, BRAD LEON, MD
SHUMWAY, NATHAN, DO
SIDHU, NAVNEET, MD
SIMON, CYRIL MAKIL, DO
SIMON, GEORGE RAJAN, MD
SIMON, MATTHEW LEONARD, MD
SIMPSON IV, CHARLES RALPH, MD
SINGH, ATUL KUMAR, MD
SIVASANKAR, CHITRA, MD
SKLAR, ERIC BRUCE, MD
SMITH, EBONI MIKELLE, MD
SMITH, LAUREN QUIRK, MD
SMITH, ROGER ALLEN, MD
SOBREVILLA, JOSE RICARDO, MD
SOFINISK, SANDRA JEAN, MD
SOKOL, KRISTIN CLAIRE, MD
SOKUNBI, ABIMBOLA OLAYINKA, MD
SOMAL, LOVELEEN KAUR, MD
SON, COLIN TOWNES, MD
SONGER, ADAM GLEN, MD
SOUDER, CHRISTOPHER DWIGHT, MD
SOWREY, LAUREN GAYLE, MD
SPANN, BRYAN MICHAEL-PAUL, DO
SPARKMAN, RYAN, MD
SPEAR, MEGAN ELYSE, MD
SPENCE, TIMOTHY AARON, MD
SPLITTERBER, GERALD FRED, MD
SQUYRES, JUSTIN DAILY, MD
SRINIVASA, RAVI, MD
SRIVASTAVA, ANAND, MD
STAFFORD, AMY, MD
STAGG, HAYDEN WILSON, MD
STEDMAN, DEBORAH, MD
STEFFER, KAREN JUNE, MD
STEPHENS, KEVIN WAYNE, MD
STEVEN, JOHN OWEN, MD
STEVENSON, MATTHEW TERRENCE, MD
STINSON, ZACHARY SULLIVAN, MD
STORRS, BRUCE BRYSON, MD
STRATTON, AUTUMN HEATHER, MD
SUDHAKAR, SELVIN, MD
SUHENDRA, MICHELLE ANGELINE, MD
SULEIMAN, EHAB SAID ABDEL AZIZ, MD
SUTTON, ALLISON BARBARA, MD
New Physician Licenses

SYEDA, UZMA AHMAD, MD
TAMEEZ, IFFAT, MD
TANCO, KIMBERSON COCHIEN, MD
TANG, GUILIN , MD
TANG, XINGCHUN , MD
TANYI, JANOS LASZLO, MD
TAPIA, REBECCA NONALEE, MD
TARIQ, NABIL, MD
TATEBE, LEAH CAREY, MD
TATSUI, CLAUDIO ESTEVES, MD
TE, TAM THI DUC, MD
TEMPLE, BRIAN A W, MD
TERASAKI, JORDAN MATTHEW, MD
TERRY, AARON WADE, MD
TESSIER, MARY ELIZABETH MCCONNEL, MD
THACKER, STEPHEN ANDREW, MD
THENGANATT, MARY ANN, MD
THIBODAUX, DONALD PAUL, MD
THOMAS, JUSTIN KYLE, MD
THOMAS, RACHEL MANALOOR, MD
THOMASON, STEPHEN WELCH, DO
THOMPSON, MARK A, MD
THUKUNTLA, SHWETHA , MD
TIBUNI-SANDERS, SUSAN MICHELLE, MD
TIEU, NIVEN TAI, MD
TINUBU, SANYA, MD
TOBON, ALEJANDRO, MD
TOLEDO, CLAUDIO CONSTANTINO, MD
TOLEDO, YERALDINE, MD
TOMLIN, TARA MAUREEN, MD
TOPALOVSKI, MARGARITA, MD
TORGAN, EDUARDO, MD
TOMLIN, NICHOLE, MD
TORREO, MARIA REGINA, MD
TRAN, VIET , MD
TREDEMEYER, JULIE BROOKE, DO
TREDEMEYER, SAMUEL RYAN, DO
TREVINO, VICTOR JESUS, MD
TREXLER, NOWICE ANN, MD
TRONCOSO, ALEXIS B, MD
TROTTO, ADAM LEVI, MD
TSCHINKEL, STEPHEN ALAN, MD
TURPIN JR, EDWARD MCDANIEL, MD

UDOEZO, OBIORA IGWEDUMMA, MD
UMBRIACO, ERIN L, MD
URBINA, RICHARD ALEJANDRO, DO
URFY, MIAN ZAIN UL SAJADEEN, MD
VADYALA, VIKNAM REDDY, MD
VAHDAT, KHASHAYAR KASH, MD
VAIDYA, NEEL KUMARPAL, MD
VAKEY, DAVID KIRK, MD
VAKEY, KORIE TURNER, MD
VALASEK, MARK ANDREW, MD
VALDES, SANTIAGO OSCAR, MD
VALENCIA VELEZ, MARIA DEL PILAR, MD
VANDEPUTTE, NICOLE JEANETTA, MD
VARGA, MARIANA GEORGETA, MD
VAUGHAN, ELIZABETH MARY, DO
VAYUVEGULA, SATISH VENKATA, MD
VEGA, LINESSE MARIA, MD
VELAMURI, NARASIMHESWARA SARMA, MD
VELOSO, JOSE, MD
VENTURA, ELIZABETH , MD
VU, CHRISTOPHER DONG, MD
WADLINGTON, VAN R, MD
WAGERS JR, STEVEN A, MD
WAHEED, UMAR, MD
WALGAMA, ALISON LANE, MD
WALKER JR, JOHN ALLEN, MD
WALKER, TORRANCE ANTHONY, MD
WALther, CARL PETER, MD
WAN, CHRISTINE , MD
WANG, WEIZHENG WILLIAM, MD
WANTHAKAWIKRAN, CHALIT , MD
WARACH, STEVEN JAY, MD
WARDEN, DOUGLAS WADE, MD
WARDEN, JULIE GAMBLE, MD
WARK, WARD RANDALL, MD
WATERS, LINDSAY LEIGH, MD
WEBB, MELISSA KAY, MD
WEBER, IAN CHARLES, MD
WEISBERG, MARK JORDAN, MD
WEISS, LEONARD JAY, MD
WEIST, DAVID JOHN, MD
WELCH-HORAN, THOMAS BRAMWELL, MD
WELDON, CHAD EDWARD, DO
WENNER, MELINDA ELIZABETH, DO
WESLEY, TERESA M, MD
WHISENANT, KIMARA HELEN, MD
WHITE, KEVIN MICHAEL, MD
WHITFIELD, ROBERT M, MD
WHITNEY, ERIN AHRENS, MD
WHU, MAYBELLE STAHELI, MD
WILKES REQUENEZ, MELISSA ERIN, MD
WILLIAM JR, WILLIAM NASSIB, MD
WILLIAMS, DANNIE ERICA, MD
WILLIAMS, LANCE DEAN, MD
WILLIFORD, LISA BETH, MD
WILLIS, CAROL L, MD
WILLMS, JONATHAN RANDALL, DO
WINDERS, BENJAMIN ROBERT, MD
WOLF, JASON LINDSEY, MD
WSZOLEK, MATTHEW FRANCIS, MD
WU, FRANCIS MIEN LI, MD
WU, KELLY , MD
WYNNE, DAVID MATTHEW, MD
XIA, YANG, MD
XIE, BINGRU, MD
YAN, WEI, MD
YANG, BYUNGWOO, MD
YIN, VIVIAN TSUI-WEN, MD
YOUNG II, JOSEPH, DO
YOUNGDAHL, MARCY EILEEN, MD
YOUNUS, SIDRA , MD
YOUSUF, KHALID MOHAMMED, MD
YOUSUF, SHUJA, MD
YU, KENNETH C Y, MD
ZAAFRAN, AHMED ZAHER, MD
ZHAO, AHMED, MD
ZIWORITIN, DAMA ALEXANDER, MD
ZULFIQAR, AMBER MOHSIN, MD
ZUO, MELANIE, MD

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XIE, BINGRU, MD
YAN, WEI, MD
YANG, BYUNGWOO, MD
YIN, VIVIAN TSUI-WEN, MD
YOUNG II, JOSEPH, DO
YOUNGDAHL, MARCY EILEEN, MD
YOUNUS, SIDRA , MD
YOUSUF, KHALID MOHAMMED, MD
YOUSUF, SHUJA, MD
YU, KENNETH C Y, MD
ZAAFRAN, AHMED ZAHER, MD
ZHAO, AHMED, MD
ZIWORITIN, DAMA ALEXANDER, MD
ZULFIQAR, AMBER MOHSIN, MD
ZUO, MELANIE, MD
*Indicates summary has not previously appeared in a news release.

**PHYSICIAN ASSISTANT DISCIPLINARY ACTIONS**

**QUALITY OF CARE**
*McClellan, Anna Marie, P.A., Lic. No. PA05766, Houston*

On March 9, 2012, the Texas Physician Assistant Board and Anna Marie McClellan, P.A., entered into an Agreed Order requiring Ms. McClellan to have her practice monitored by a physician for four monitoring cycles, complete within one year 32 hours of CME including eight hours in risk management, eight hours in chronic pain and eight hours in ethics; pass within one year and within three attempts the Medical Jurisprudence Exam; and pay an administrative penalty of $2,000 within 60 days. The Board found Ms. McClellan non-therapeutically prescribed the same or similar combination of Hydrocodone, Xanax and Soma to 13 patients and knowingly engaged in an illicit pain management practice commonly known as a “pill mill.”

**VOLUNTARY SURRENDER**
*Gonzales, Jennie Marie, P.A., Lic. No. PA03004, Rochester NY*

On March 9, 2012, the Texas Physician Assistant Board and Jennie Marie Gonzales, P.A., entered into an Agreed Voluntary Surrender Order in which Ms. Gonzales voluntarily surrendered her physician assistant license and agreed to immediately cease practice in Texas in lieu of further disciplinary proceedings. The Board had concerns about Ms. Gonzales’ medical recordkeeping practices.

**UNPROFESSIONAL CONDUCT**
*Gordon, Mark A., P.A., Lic. No. PA01291, Houston*

On March 9, 2012, the Texas Physician Assistant Board and Mark A. Gordon, P.A., entered into a Mediated Agreed Order publicly reproaching Mr. Gordon and requiring him to submit within 30 days the names of all his treating physicians who will provide periodic written reports of Mr. Gordon’s physical and/or mental condition, surrender his DPS and DEA controlled substance certificates, have his practice monitored by a physician for eight monitoring cycles, and complete within one year 16 hours of CME including eight hours in medical record-keeping, four in risk management and four in controlled substances. In addition, the order prohibits Mr. Gordon from treating or serving as a physician assistant for his immediate family. The basis for action was Mr. Gordon’s deferred adjudication for a felony, unprofessional conduct and failure to practice in an acceptable manner consistent with public health and safety. The order resolves a Formal Complaint against Mr. Gordon filed at the State Office of Administrative Hearings.

**PHYSICIAN DISCIPLINARY ACTIONS**

**REVOCATION**
*Stogre, Rosemary Ann, M.D., Lic. No. F0771, Houston*

On February 10, 2012, the Board entered a Default Order regarding Rosemary Ann Stogre, M.D., revoking her Texas physician license and resolving Formal Complaint No. 503-12-1512 filed against her by the Board at the State Office of Administrative Hearings. The complaint stated that Dr. Stogre continued to prescribe controlled substances after surrendering her DEA and DPS controlled substance prescribing privileges, and that she prescribed controlled substances to a patient without medical need and that patient died as a result of misuse of controlled substances, some of them prescribed by Dr. Stogre. Because Dr. Stogre did not respond in any form to the Formal Complaint, the allegations are deemed true.

*Luna, Emilio, M.D., Lic. No. M0156, Sun City AZ*

On February 10, 2012, the Board entered a Default Order revoking the Texas Physician license of Emilio Luna, M.D. Because Dr. Luna did not respond to a Formal Complaint filed by the Board against him at the State Office of Administrative Hearings, the allegations set forth in the complaint are deemed true.

**TEMPORARY SUSPENSION**
*Evans, Donnie, M.D., Lic. No. H5705, Houston*

On February 8, 2012, a Disciplinary Panel of the Texas Medical Board temporarily suspended, without notice, the license of Donnie Evans, M.D., of Houston after determining that Dr. Evans presents a continuing threat and real danger to the public. The panel found that Dr. Evans continued to illegally operate a pain clinic despite his surrender of the clinic’s pain management clinic certifi-
cate in August 2011. A temporary suspension hearing, with notice, will be held as soon as practicable with 10 days' notice to Dr. Evans, unless the hearing is specifically waived by Dr. Evans.

**Graham, Akili, M.D., Lic. No. K7161, Pearland**

On March 13, 2012, a Disciplinary Panel of the Texas Medical Board temporarily suspended, without notice, the license of Akili Graham, M.D., after determining that Dr. Graham presents a continuing threat and real danger to his patients and to the public. The panel found that Dr. Graham failed to appear at an Informal Settlement Conference (ISC) scheduled for March 13, 2012, to address allegations of nontherapeutic prescribing practices and “pill mill” activities, and that his various actions constitute an imminent peril to the public health, safety, or welfare. In the course of the past several months, investigators with the federal Drug Enforcement Agency (DEA) and the Board determined that patients at Dr. Graham’s various pain management clinics were being treated and prescribed medications, including controlled substances such as Lorcet and SOMA, by unlicensed clinic employees, without appropriate supervision or consultation by Dr. Graham, and without appropriate patient evaluation and treatment plans. In addition, previous action was taken against Dr. Graham on May 16, 2011, when the Board temporarily suspended certificates for four pain management clinics held by Dr. Graham in the Houston area, after finding that the clinics were not operating lawfully because they were not owned by a physician and their continued operation constituted a continuing threat to the public health and welfare. The suspension remains in effect until further action by the Board. A temporary suspension hearing, with notice, will be held as soon as practicable with 10 days’ notice to Dr. Graham, unless the hearing is specifically waived by Dr. Graham.

**VOLUNTARY SURRENDER**

**Connolly, Jule Tom, M.D., Lic. No. C6899, Austin**

On February 10, 2012, the Board and Jule Tom Connolly, M.D., entered into an Agreed Order of Voluntary Surrender in which Dr. Connolly agreed to immediately cease practice in Texas and voluntarily surrender his license in lieu of further disciplinary proceedings. The Board found Dr. Connolly non-therapeutically prescribed drugs and engaged in unprofessional conduct likely to injure the public.

**Genovese, Robert J., M.D., Lic. No. E5522, Edinburg**

On February 10, 2012, the Board and Robert J. Genovese, M.D., entered into an Agreed Order of Voluntary Surrender in which Dr. Genovese agreed to immediately cease practice in Texas and voluntarily surrender his license in lieu of further disciplinary proceedings. The Board found Dr. Genovese failed to treat a patient according to the generally accepted standard of care.

**Heistand, Michael, M.D., Lic. No. D8263, San Antonio**

On February 10, 2012, the Board and Michael Heistand, M.D., entered into an Agreed Order of Voluntary Surrender in which Dr. Heistand agreed to immediately cease practice in Texas and voluntarily surrender his license in lieu of further disciplinary proceedings. The Board found Dr. Heistand failed to use proper diligence in his professional practice.

**Reddick, Sybil Rochelle, M.D., Lic. No. J9294, Dallas**

On February 10, 2012, the Board and Sybil Rochelle Reddick, M.D., entered into an Agreed Order of Voluntary Surrender requiring Dr. Reddick to immediately cease practice in Texas and permanently surrender her license. The basis for action was the Board’s investigation into Dr. Reddick’s nontherapeutic prescribing for one patient and Dr. Reddick’s desire to surrender her license in lieu of further disciplinary proceedings.

**Taliaferro, Sharon Melissa, M.D., Lic. No. G0185, Leslie AZ**

On February 10, 2012, the Board and Sharon Melissa Taliaferro, M.D., entered into an Agreed Voluntary Surrender Order in which Dr. Taliaferro surrendered her Texas medical license in lieu of further disciplinary proceedings. Dr. Taliaferro, who is also licensed in Arkansas, entered into an order with the Arkansas State Medical Board agreeing to cease and desist from administering dimethyl sulfoxide intravenously to patients and refrain from doing so until such treatment is approved by the Food and Drug Administration.

**Tang, Annie Jia, M.D., Permit No. BP20038123, Houston**

On February 10, 2012, the Board and Annie Jia Tang, M.D., entered into an Agreed Voluntary Surrender Order in which Dr. Tang voluntarily surrendered her physician-in-training permit due to her desire to leave Texas. The Board found that Dr. Tang’s residency program chose not to renew her residency contract due to Dr. Tang’s medi-
Dr. Tang’s physician found her competent to practice medicine, but Dr. Tang chose not to appeal the residency program's decision. There were no allegations of malpractice or misconduct by Dr. Tang.

QUALITY OF CARE

Bailey, Cecil Cedric, M.D., Lic. No. L0008, Cedar Hill
On February 10, 2012, the Board and Cecil Cedric Bailey, M.D., entered into an Agreed Order requiring Dr. Bailey to complete within one year 22 hours of CME including 10 hours in risk management, eight hours in office management and four hours in medical record-keeping; and pay an administrative penalty of $2,000 within 60 days. The Board found Dr. Bailey failed to meet the standard of care for one patient, failed to comply with Board requests for information and nontherapeutically prescribed medication.

Billue, Yvonne Jo, M.D., Lic. No. K5674, Cleburne
On February 10, 2012, the Board and Yvonne Jo Billue, M.D., entered into an Agreed Order requiring Dr. Billue to have a physician monitor her practice for 12 monitoring cycles and complete within one year the medical record-keeping course offered by the University of California San Diego Physician Assessment and Clinical Education (PACE) program. The Board found Dr. Billue failed to meet the standard of care when she referred a patient to the emergency department without documenting crucial medical information or documenting the mode of transportation to the hospital. In addition, Dr. Billue failed to document justification for the prescription of controlled substances.

Campbell, Odette Louise, M.D., Lic. No. H9609, Duncanville
On February 10, 2012, the Board and Odette Louise Campbell, M.D., entered into a Mediated Agreed Order resolving a matter at the State Office of Administrative Hearings and prohibiting Dr. Campbell from treating patients for chronic pain and requiring her to have a physician monitor her practice for eight monitoring cycles, within 180 days enroll in and complete the two-day assessment offered by Texas A&M's Knowledge, Skills, Training, Assessment and Research program (KSTAR) and comply with any recommendations for future training, complete within one year an internal medicine board review course of at least 20 CME hours and pay an administrative penalty of $2,000 within 90 days. The basis for action was Dr. Campbell's failure to comply with pain management guidelines and failure to meet the standard of care.

Cooke, Gregory C., M.D., Lic. No. K1402, Angleton
On February 10, 2012, the Board and Gregory C. Cooke, M.D., entered into a Mediated Agreed Order requiring Dr. Cooke to have another physician monitor his practice for four cycles, refrain from serving as a physician for his immediate family, complete within two years the medical record-keeping course offered by the University of California San Diego Physician Assessment and Clinical Education (PACE) program and pay an administrative penalty of $1,000 within 60 days. The Board found Dr. Cooke kept inadequate medical records, self-prescribed controlled substances and prescribed to a family member without generating a medical record. The order resolves Formal Complaint No. 503-11-7461 filed against Dr. Cooke at the State Office of Administrative Hearings.

Feste, Joseph Rowland, M.D., Lic. No. C8968, Austin
On February 10, 2012, the Board and Joseph Rowland Feste, M.D., entered into an Agreed Order restricting Dr. Feste from treating chronic pain or delegating prescriptive authority for the purposes of treating chronic pain. In addition, the Order requires Dr. Feste to pass within one year and within three attempts the Medical Jurisprudence Exam, complete within one year 16 hours of CME including eight hours in risk management and eight hours in the topic of addiction and detecting drug-seeking behavior and pay an administrative penalty of $7,000 within 180 days. The basis for action was Dr. Feste's violation of Board rules regarding the treatment of pain and failure to practice medicine in an acceptable professional manner. The Board found Dr. Feste, a gynecologist, did not adequately supervise physician assistants who saw patients who paid cash and who generally received the same combination of drugs – SOMA, Xanax and Lortab.

Fowler, James Hugh, M.D., Lic. No. F7755, Eagle Pass
On February 10, 2012, the Board and James Hugh Fowler, M.D., entered into a Mediated Agreed Order requiring Dr. Fowler to have a physician monitor his practice for eight cycles, within 18 months complete a board certification review course in otolaryngology or complete 24 hours of CME in otolaryngology surgery, within 18 months pass within three attempts the Medical Jurisprudence Exam and complete within 18 months 28 hours of CME including 12 hours in risk management, 12
Disciplinary Actions

hours in medical record-keeping and four hours in ethics. The basis for action was Dr. Fowler's failure to meet the standard of care in two sinus surgeries, safeguard against potential complications and failure to maintain an adequate medical record. The order resolves a Formal Complaint filed against Dr. Fowler at the State Office of Administrative Hearings.

On February 10, 2012, the Board and John Joseph Gonzalez, M.D., entered into an Agreed Order requiring Dr. Gonzalez to complete within one year 16 hours of CME including eight hours in medical record-keeping and eight hours in the diagnosis and treatment of pediatric fungal infections, and pay an administrative penalty of $3,000 within 90 days. The Board found Dr. Gonzalez non-therapeutically prescribed, failed to meet the standard of care or timely respond to communications from a patient.

Guevara, Jorge R., M.D., Lic. No. J9070, Brownsville
On February 10, 2012, the Board and Jorge R. Guevara, M.D., entered into a Mediated Agreed Order requiring Dr. Guevara to complete within one year 16 hours of CME including eight hours in risk management, four hours in diagnostic imaging and four hours in evaluation and treatment of anemia and other blood disorders. The Board found Dr. Guevara failed to maintain adequate medical records. The order resolves a Formal Complaint filed against Dr. Guevara at the State Office of Administrative Hearings.

Hanson, Robert E., Jr., M.D., Lic. No. E1329, Beaumont
On February 10, 2012, the Board and Robert E. Hanson Jr., M.D., entered into an Agreed Order requiring Dr. Hanson to complete within one year eight hours of CME in risk management and pay an administrative penalty of $3,000 within 60 days. The Board found Dr. Hanson failed to use proper diligence in his professional practice.

Lackey, James Manning, M.D., Lic. No. L5014, San Antonio
On February 10, 2012, the Board and James Manning Lackey, M.D., entered into an Agreed Order requiring Dr. Lackey to have a physician monitor his practice for six monitoring cycles, complete within one year the medical record-keeping course offered by the University of California San Diego Physician Assessment and Clinical Education (PACE) program, complete within one year eight hours of CME in the topic of pain management and drug-seeking behavior, complete within one year 50 hours of community service for a MHMRA facility and pay an administrative penalty of $5,000 within six months. The Board found Dr. Lackey failed to meet the standard of care, prescribed in a manner inconsistent with public health and welfare and violated Board Rules which require maintenance of adequate medical records and set forth guidelines regarding the treatment of pain.

Le, David Thanh, M.D., Lic. No. K3605, Tomball
On February 10, 2012, the Board and David Thanh Le, M.D., entered into an Agreed Order requiring Dr. Le to have a physician monitor his practice for eight monitoring cycles, complete within one year 16 hours of CME including eight hours in risk management and eight hours in addiction/drug dependency issues and pay an administrative penalty of $1,000 within 60 days. The Board found Dr. Le failed to meet the standard of care for one patient and prescribed cough medicine containing hydrocodone to a known abuser of narcotic drugs.

Lipsen, Bryan Charles, M.D., Lic. No. J8034, Houston
On February 10, 2012, the Board and Bryan Charles Lipsen, M.D., entered into an Agreed Order requiring Dr. Lipsen to limit his hospital practice to general internal medicine and nephrology and limit his practice in the intensive care unit as a consulting nephrologist only, have his practice monitored by a physician for eight monitoring cycles, complete within one year a board certification review course in the subject of critical care and pay an administrative penalty of $1,000 within 60 days. The Board found Dr. Lipsen was the subject of three health care liability claims within a five-year period, each concerning Dr. Lipsen's care provided to a different patient. In addition, the Board found Dr. Lipsen failed to meet the standard of care and failed to safeguard against potential complications.

Marmell, Howard M., M.D., Lic. No. E4892, Houston
On February 10, 2012, the Board and Howard M. Marmell, M.D., entered into an Agreed Order prohibiting Dr. Marmell from treating chronic pain, and requiring him to have his practice monitored by a physician for eight monitoring cycles, request modification of his DEA and DPS controlled substances registration to eliminate Schedule II and complete within one year eight hours of CME in medical record-keeping. The Board found Dr. Marmell failed to meet the standard of care with regard
Disciplinary Actions

to his treatment to six chronic pain patients and that he did not maintain adequate medical records for all patients.

Marrow, Charles Taylor, III, M.D., Lic. No. E4006, Texarkana
On February 10, 2012, the Board and Charles Taylor Marrow, III, M.D., entered into an Agreed Order requiring Dr. Marrow to undergo an independent medical evaluation by a psychiatrist, have his practice monitored by a physician for eight monitoring cycles, pass within one year and within three attempts the Medical Jurisprudence Exam and complete within one year 16 hours of CME including eight hours in medical record-keeping and eight hours in supervising mid-level practitioners. The Board found Dr. Marrow failed to meet the standard of care, violated guidelines for standing delegation orders, improper billing, failure to adequately supervise and aiding or abetting unlicensed practice of medicine.

Marsden, John M., M.D., Lic. No. G3585, Argyle
On February 10, 2012, the Board and John M. Marsden, M.D., entered into a Mediated Agreed Order resolving Formal Complaint No. 503-12-1511 against Dr. Marsden filed by the Board at the State Office of Administrative Hearings. The Order requires Dr. Marsden to complete within one year 16 hours of CME including eight hours in risk management and eight hours in managing post-operative respiratory complications. The Board found Dr. Marsden failed to meet the standard of care for a patient with post-surgical complications.

Mayorga, Gilbert, Jr., M.D., Lic. No. H3117, Houston
On February 10, 2012, the Board and Gilbert Mayorga Jr., M.D., entered into an Agreed Order requiring Dr. Mayorga to complete within one year 24 hours of CME including eight hours in medical record-keeping and 16 hours in pain management and pay an administrative penalty of $2,000 within 60 days. The Board found Dr. Mayorga nontherapeutically prescribed controlled substances to four patients and failed to maintain adequate medical records.

Molina, Pablo, M.D., Lic. No. G2610, Pawhuska OK
On February 10, 2012, the Board and Pablo Molina, M.D., entered into an Agreed Order requiring Dr. Molina to complete within one year 24 hours of CME including eight hours in medical record-keeping, eight hours in management of diabetes and eight hours in hematology for primary care physicians; and pass within one year and within three attempts the Medical Jurisprudence Exam. The Board found Dr. Molina kept inadequate medical records and nontherapeutically prescribed medication to one patient.

Osagie, Owen Osamogie, M.D., Lic. No. K0971, Rosenberg
On February 10, 2012, the Board and Owen Osamogie Osagie, M.D., entered into an Agreed Order requiring Dr. Osagie to complete within one year 24 hours of CME including eight hours in medical record-keeping and 16 hours in diagnosing and treating ADHD in children and pay an administrative penalty of $5,000 within 60 days. The basis for action was Dr. Osagie’s failure to meet the standard of care in his prescribing to one 4-year-old foster care patient.

Pathikonda, Suresh N., M.D., Lic. No. J8083, Victoria
On February 10, 2012, the Board and Suresh N. Pathikonda, M.D., entered into a Mediated Agreed Order requiring Dr. Pathikonda to have a physician monitor his practice for eight monitoring cycles and complete within one year 12 hours of CME including eight hours in the topic of child abuse and four hours in risk management. The Board found Dr. Pathikonda improperly prescribed to an infant patient and failed to report suspicion of child abuse for a patient for whom Dr. Pathikonda should have been aware that there were indications of abuse. The order resolves a Formal Complaint filed against Dr. Pathikonda at the State Office of Administrative Hearings.

On February 10, 2012, the Board and Michael Joseph Perez, D.O., entered into a Mediated Agreed Order requiring Dr. Perez to pass within one year and within three attempts the Medical Jurisprudence Exam, complete within one year 24 hours of CME including four hours in treatment of chronic pain, four hours in addiction medicine, eight hours in risk management and eight hours in medical record-keeping and pay an administrative penalty of $1,000 within 90 days. The Board found Dr. Perez violated the Board’s guidelines for the treatment of pain, failed to meet the standard of care and nontherapeutically prescribed.
Disciplinary Actions

On February 10, 2012, the Board and Greggory K. Phillips, M.D., entered into an Agreed Modification Order, modifying his April 2011 Mediated Agreed Order and requiring Dr. Phillips to surrender his DPS and DEA controlled substance certificates. In addition, Dr. Phillips may not practice with individuals with disciplinary histories substantially similar to his, and must notify the Board of any future practice setting and obtain the Board’s approval for any future position. The basis for action was the Board’s finding, in addition to the findings stated in the April 2011 Order, that Dr. Phillips nontherapeutically prescribed and failed to maintain adequate medical records or document his rationale for the prescribed medications.

Ramsey, Edward Earl, Jr., M.D., Lic. No. J6679, Houston
On February 10, 2012, the Board and Edward Earl Ramsey Jr., M.D., entered into an Agreed Order publicly reprimanding Dr. Ramsey and prohibiting Dr. Ramsey from treating chronic or acute pain and limiting his medical practice to a group or institutional setting approved in advance. In addition, Dr. Ramsey must surrender his DEA and DPS controlled substance certificates, pass within one year and within three attempts the Medical Jurisprudence Exam, complete within one year 32 hours of CME including eight hours in risk management, eight hours in drug-seeking behavior, eight hours in medical record-keeping and eight hours in ethics, and pay an administrative penalty of $10,000 within 180 days. The Board found Dr. Ramsey violated the standard of care when he nontherapeutically prescribed the same or similar combination of narcotics, benzodiazepines and/or Soma to 15 patients and acted as medical director at an unregistered pain clinic that functioned as a pill mill.

Ribelles, Elisa, M.D., Lic. No. F7093, Houston
On February 10, 2012, the Board and Elisa Ribelles, M.D., entered into an Agreed Order requiring Dr. Ribelles to undergo an independent psychiatric examination, comply with any recommended care and treatment, limit her practice to a group or institutional setting, refrain from treating chronic pain patients, complete within one year 24 hours of CME including eight hours in supervising mid-level practitioners, eight hours in risk management and eight hours in identifying drug-seeking behavior. The basis for action was Dr. Ribelles’ failure to meet the standard of care, nontherapeutic prescribing, failure to adequately supervise mid-level providers treating chronic pain patients and failure to maintain adequate medical records.

Rivera-Alsina, Manuel E., M.D., Lic. No. F8304, Dallas
On February 10, 2012, the Board and Manuel E. Rivera-Alsina, M.D., entered into an Agreed Order requiring Dr. Rivera-Alsina to pass within one year and within three attempts the Medical Jurisprudence Exam, complete within one year eight hours of CME in the topic of performing and interpreting ultrasounds in high-risk pregnancies and pay an administrative penalty of $2,000 within 60 days. The Board found Dr. Rivera-Alsina failed to meet the standard of care and provided false information to the Board.

Shwartz, Kalman Jay, M.D., Lic. No. E6916, Corsicana
On February 10, 2012, the Board and Kalman Jay Shwartz, M.D., entered into an Agreed Order requiring Dr. Shwartz to complete within one year 16 hours of CME including eight hours in pain management and eight hours in medical record-keeping, and pay an administrative penalty of $2,000 within 60 days. The Board found Dr. Shwartz prescribed medications nontherapeutically, failed to follow Board guidelines for the treatment of pain and failed to keep adequate medical records.

UNPROFESSIONAL CONDUCT

Earp, Gary Wayne, M.D., Lic. No. E1566, Fort Worth
On February 10, 2012, the Board and Gary Wayne Earp, M.D., entered into an Agreed Order publicly reprimanding Dr. Earp and requiring Dr. Earp to maintain a logbook of all prescriptions written for controlled substances or dangerous drugs with addictive potential, and prohibiting him from treating immediate family. In addition, Dr. Earp must receive care and treatment from a psychiatrist as well as a specialist in chronic pain management. The Board found Dr. Earp inappropriately prescribed to himself, failed to follow pain treatment guidelines and engaged in unprofessional conduct.

Joo, Sang Bai, M.D., Lic. No. E9252, Houston
On February 10, 2012, the Board and Sang Bai Joo, M.D., entered into an Agreed Order requiring Dr. Joo to develop a pain management contract within 30 days that requires patients to submit to random alcohol and drug screens, and pay an administrative penalty of $5,000 within 180 days. The Board found Dr. Joo failed to comply with his two-year February 2010 Mediated Agreed Order.
Disciplinary Actions

Order that required Dr. Joo to follow recommendations for practice improvement made by a chart monitor.

**Libell, Sarah Kessler, M.D., Lic. No. K7697, San Angelo**

On February 10, 2012, the Board and Sarah Kessler Libell, M.D., entered into an Agreed Order publically reprimanding Dr. Libell; referring her to the Texas Physician Health Program, and requiring her to have her practice monitored by another physician for 12 monitoring cycles; complete within one year the professional boundaries course offered by University of California San Diego Physician Assessment and Clinical Education, the Sante Center for Healing, or Baylor College of Medicine; complete within one year 16 hours of CME including eight hours in medical record-keeping and eight hours in ethics; and pay an administrative penalty of $1,000 within 60 days. The Board found Dr. Libell engaged in unprofessional conduct by engaging in an inappropriate financial or personal relationship with a patient, failed to maintain adequate medical records and failed to meet the standard of care.

**Phillips, Michael Stephen, M.D., Lic. No. E4598, Fort Worth**

On February 10, 2012, the Board and Michael Stephen Phillips, M.D., entered into an Agreed Order prohibiting him from treating pregnant patients and requiring him to pay an administrative penalty of $1,000 within 60 days and provide a copy of this order to all treatment facilities where he has privileges. The action was based on Dr. Phillips’ violation of a 2003 Board Order.

**Roach, Dee Alan, M.D., Lic. No. G5542, Colorado City**

On February 10, 2012, the Board and Dee Alan Roach, M.D., entered into an Agreed Order requiring Dr. Roach to complete within one year eight hours of CME in ethics, pass within one year and within three attempts the Medical Jurisprudence Exam, complete within one year the professional boundaries course offered by University of California San Diego Physician Assessment and Clinical Education or the Sante Center for Healing. The Board found Dr. Roach engaged in unprofessional conduct when he had an inappropriate relationship with a patient.

**Robinson, Eldon Stevens, M.D., Lic. No. J9545, Lubbock**

On February 10, 2012, the Board and Eldon Stevens Robinson, M.D., entered into an Agreed Order publically reprimanding Dr. Robinson and requiring Dr. Robinson to pay an administrative penalty of $2,000 within 60 days. The Board found Dr. Robinson engaged in unprofessional conduct when he violated a Board Order.

**Stokes, George Nicholas, M.D., Lic. No. F4569, Cleveland**

On February 10, 2012, the Board and George Nicholas Stokes, M.D., entered into an Agreed Order publicly reprimanding Dr. Stokes and requiring him to pass within one year and within three attempts the Medical Jurisprudence Exam and pay an administrative penalty of $5,000 within 120 days. The Board found Dr. Stokes associated in the practice of medicine with a physician whose license was revoked due to a federal criminal conviction.

**IMPAIRMENT**


On February 10, 2012, the Board and David Paul Abrams, D.O., entered into a Mediated Agreed Order resolving a Formal Complaint file by the Board against Dr. Abrams at the State Office of Administrative Hearings, and requiring Dr. Abrams to have a physician monitor his practice for eight monitoring cycles, complete within one year the medical record-keeping course offered by the University of California San Diego Physician Assessment and Clinical Education (PACE) program, complete within one year eight hours of CME in the topic of maintaining professional boundaries, undergo an independent psychiatric evaluation and follow all recommendations for continued care and treatment, and maintain a logbook of all prescriptions Dr. Abrams writes for Schedule II-V controlled substances. The Board found Dr. Abrams failed to meet the standard of care, prescribed dangerous drugs or controlled substances without establishing a proper professional relationship with the patient, became personally involved with a patient in an inappropriate manner and self-prescribed various dangerous drugs and controlled substances without maintaining an adequate medical record for himself.

**Boylston, William Harrison, M.D., Lic. No. D6231, Houston**

On February 10, 2012, the Board and William Harrison Boylston, M.D., entered into a Voluntary Surrender Order in which Dr. Boylston voluntarily and permanently surrendered his Texas medical license due to physical health problems.
Disciplinary Actions

Garza, Rebecca Uribe, M.D., Lic. No. G2750, Laredo
On February 10, 2012, the Board and Rebecca Uribe Garza, M.D., entered into an Agreed Order requiring Dr. Garza to complete within one year a 90-day mini-residency through Texas A&M’s KSTAR program, appear before the Board upon completion of the KSTAR program and address any subsequent recommendations. Until such appearance, Respondent shall either: 1) limit her practice to a group or institutional setting and have physician chart monitor; or 2) have a practice supervisor available by telephone for consultation purposes. Respondent was also required to complete, within one year, 30 hours of CME in general pediatrics. The Board found Dr. Garza is unable to practice medicine with reasonable skill and safety to patients because of illness or as a result of a mental or physical condition.

Griffith, Russell, M.D., Lic. No. D3245, Dallas
On February 10, 2012, the Board and Russell Griffith, M.D., entered into an Agreed Voluntary Surrender Order in which Dr. Griffith voluntarily and permanently surrendered his Texas medical license due to physical health problems.

Mills, Virginia M., M.D., Lic. No. J2210, Houston
On February 10, 2012, the Board and Virginia M. Mills, M.D., entered into a five-year Agreed Order terminating her suspension and reinstating her license and requiring Dr. Mills to limit her practice to a group or institutional setting, for the first 90 days work under the supervision of another physician, have her practice monitored by another physician for eight monitoring cycles, and complete each year 32 hours of CME including 24 hours in family medicine and eight hours in pharmacology. The Board found Dr. Mills has achieved optimal neuropsychological rehabilitation following a 1997 car accident, and that she showed good memory and cognitive abilities.

Smith, Darryl Richard, M.D., Lic. No. H2789, Harker Heights
On February 10, 2012, the Board and Darryl Richard Smith, M.D., entered into an Agreed Order requiring Dr. Smith to undergo within 60 days a FOCAL assessment to determine his ability to safely practice medicine. The basis for action was Dr. Smith’s failure to cooperate with the Physician’s Health Program to which he was referred after his arrest and conviction of driving while intoxicated in 2009.

CEASE AND DESIST

*Jaikaran, Jacques Sanchara, M.D., No License, Cleveland
On January 20, 2012, the Texas Medical Board entered a Cease and Desist Order regarding Jacques Sanchara Jaikaran, M.D., requiring him to immediately cease any practice of medicine in the State of Texas. The Board found that Mr. Jaikaran, who is not licensed to practice medicine in Texas, held himself out as a physician. While working in the medical office of George Stokes, M.D., Mr. Jaikaran was observed wearing a lab coat embroidered with his name followed by the designation, “M.D.” That same visit, a TMB investigator interviewed a patient who identified Mr. Jaikaran as the physician who had given the patient anesthesia in preparation for removal of a nodule.

*Moreno, Monica, No License, Houston
On January 20, 2012, the Texas Medical Board entered a Cease and Desist Order regarding Monica Moreno of Houston, prohibiting her from practicing medicine or holding herself out to be a physician in Texas. The Board found Ms. Moreno treated a patient with a prescription medication and called a pharmacy to obtain prescription antibiotics for the patient. Ms. Moreno claimed she was acting upon the delegated authority of a licensed physician, but no such authorization was provided. In addition, Ms. Moreno injected patients with Botox and performed varicose vein treatments in private hotel rooms.

*O’Brien, Christopher J., No License, Houston
On February 10, 2012, the Board and Christopher J. O’Brien entered into an Agreed Cease and Desist Order prohibiting Mr. O’Brien from acting as or holding himself out to be a physician, engaging in any practice of medicine or any express or implied actions in the guise of a physician. The Board found Mr. O’Brien, who is not licensed as a physician in Texas, saw, treated and prescribed controlled substances to patients at North Houston Wellness and Weightloss Clinic in Houston. Mr. Christopher does not admit to or deny the findings, but agreed to the order to avoid the expense and inconvenience of litigation.

*Indicates summary has not previously appeared in a news release.
Disciplinary Actions

Taing, Lina, No License, Houston
On February 10, 2012, the Board and Lina Taing entered into an Agreed Cease and Desist Order prohibiting Ms. Taing from engaging in unlicensed practice of medicine and from holding herself out as a physician licensed to practice medicine in Texas. The Board found Ms. Taing, who was employed at a health care center in Houston as an administrator between 2004 and 2010, used the title “doctor” and “M.D.” while representing the health care center at conferences and in correspondence. Ms. Taing denies that she held herself out as a physician, but agreed to the order to avoid the expense and inconvenience of litigation.

INEQUATE MEDICAL RECORDS

Jackson, Robert Wayne, M.D., Lic. No. E4426, Houston
On February 10, 2012, the Board and Robert Wayne Jackson, M.D., entered into a Mediated Agreed Order resolving a matter before the State Office of Administrative Hearings and requiring Dr. Jackson to complete within one year eight hours of CME in medical record-keeping. The Board found Dr. Jackson failed to maintain adequate medical records for one patient.

Quadri, Syed M., M.D., Lic. No. M4456, Flower Mound
On February 10, 2012, the Board and Syed M. Quadri, M.D., entered into a Mediated Agreed Order resolving a matter before the State Office of Administrative Hearings and requiring Dr. Quadri to complete within one year eight hours of CME in risk management/medical record-keeping. The Board found Dr. Quadri’s medical record for a 5-year-old child contained errors and that Dr. Quadri relied on an electronic medical record system designed primarily for adult patients.

CRIMINAL CONVICTION

Murray, Conrad, M.D., Lic. No. M0502, Houston
On February 10, 2012, the Board and Conrad Murray, M.D., entered into an Agreed Order suspending the license of Dr. Murray based on his initial conviction of a felony in the State of California.

RULES VIOLATION

Bohan, Timothy Patrick, M.D., Lic. No. H3784, Houston
On February 10, 2012, the Board entered an Order Imposing Administrative Penalty regarding Timothy Patrick Bohan, M.D., requiring Dr. Bohan to pay a penalty of $1,000 within 60 days for failure to timely release medical and billing records for a patient after receiving several valid written requests for records.

Brooks, George Alfred, M.D., Lic. No. G4862, Humble
On February 10, 2012, the Board and George Alfred Brooks, M.D., entered into an Agreed Order requiring Dr. Brooks to have his practice monitored by another physician for eight monitoring cycles, complete within one

OTHER STATES’ ACTION

On February 10, 2012, the Board and James Douglas Gay, M.D., entered into a five-year Agreed Order requiring Dr. Gay to comply with any terms and conditions imposed in an order issued by the Colorado Board of Medical Examiners, annually submit a report from the Colorado Board regarding the status of his treatment for substance abuse and provide written notice of any intent to return to Texas 60 days prior to his intended date of return. The Board found Dr. Gay was placed on probation for five years by the Colorado Board due to habitual intemperance or excessive use of controlled substances and such physical or mental disability to render him unable to practice with reasonable skill and safety.

Newton, Lemuel, M.D., Lic. No. M3044, Mineral Wells
On February 10, 2012, the Board and Lemuel Newton, M.D., entered into an Agreed Order publicly reprimanding Dr. Newton and requiring Dr. Newton to pay an administrative penalty of $2,000 within 60 days. The Board found Dr. Newton engaged in dishonorable conduct and was subject to disciplinary action by the Louisiana State Board of Medical Examiners.

PEER REVIEW ACTION

Whisenant, Stanley Wayne, M.D., Lic. No. J7725, Rowlett
On February 10, 2012, the Board and Stanley Wayne Whisenant, M.D., entered into an Agreed Order requiring Dr. Whisenant to complete within one year 24 hours of CME including eight hours in medical record-keeping, eight hours in risk management and eight hours in ethics, and pay an administrative penalty of $2,000 within 60 days. The Board found Dr. Whisenant was subject to disciplinary action by his peers at three different health care facilities.

Dr. Whisenant to complete within one year 24 hours of CME including eight hours in medical record-keeping, eight hours in risk management and eight hours in ethics, and pay an administrative penalty of $2,000 within 60 days. The Board found Dr. Whisenant was subject to disciplinary action by his peers at three different health care facilities.
year four hours of CME in anger management and eight hours of CME in medical record-keeping and pay an administrative penalty of $2,000 within 60 days. The Board found Dr. Brooks failed to cooperate with Board staff and did not maintain adequate medical records.

**Gehrke, Michael Justin, M.D., Lic. No. L3972, Aspen CO**
On February 10, 2012, the Board and Michael Justin Gehrke, M.D., entered into a Mediated Agreed Order resolving a matter before the State Office of Administrative Hearings and requiring Dr. Gehrke to pay an administrative penalty of $1,000 within 60 days. The Board found Dr. Gehrke did not timely update his address with the Board as required.

**Leconey, Thomas Ratcliffe, M.D., Lic. No. H0552, Fort Worth**
On February 10, 2012, the Board and Thomas Ratcliffe Leconey, M.D., entered into an Agreed Order requiring Dr. Leconey to pay an administrative penalty of $2,000 within 60 days. The Board found Dr. Leconey failed to comply with a Board request for information about an arrest.

**Lester, R. Anton, III, D.O., Lic. No. F3204, Tyler**
On February 10, 2012, the Board and R. Anton Lester III, D.O., entered into an Agreed Order requiring Dr. Lester to pass within one year and within three attempts the Medical Jurisprudence Exam, complete within one year 10 hours of CME in risk management and pay an administrative penalty of $2,000 within 60 days. The basis for action was the Board’s finding that Dr. Lester operated an unlicensed pharmacy, prescribed dangerous drugs or controlled substances without first establishing a proper professional relationship with the patient, failure to adequately supervise physician extenders and distributing drugs to a patient for a fee.

**Molson, Alan Howard, M.D., Lic. No. G6349, Fort Worth**
On February 10, 2012, the Board and Alan Howard Molson, M.D., entered into an Agreed Order requiring Dr. Molson to complete within one year eight hours of CME in risk management and pay an administrative penalty of $3,000 within 60 days. The Board found Dr. Molson violated a Board rule related to delegation of prescriptive authority.

**Theesfeld, Daniel Robert, M.D., Lic. No. J3712, Fort Worth**
On February 10, 2012, the Board and Daniel Robert Theesfeld, M.D., entered into an Agreed Order requiring Dr. Theesfeld to have a physician monitor his practice for eight monitoring cycles, complete within one year eight hours of CME in medical record-keeping and 12 hours in ethics, and eight hours of CME per year for three years in pain management, and pass within one year and within three attempts the Medical Jurisprudence Exam and pay an administrative penalty of $10,000 within 24 months. The Board found Dr. Theesfeld failed to maintain adequate medical records.

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