November 2022 Public Board Actions List

Georgia Composite Medical Board

Attn: Ms. Latisha Bias, Public Records Unit

2 Peachtree Street, N.W., 6th Floor Atlanta, Georgia 30303-3465

PH: (404) 657-3194 FX: (404) 463-2539

Email: latisha.bias@dch.ga.gov

The Board issued **five** public orders in **November 2022**. To view each Board order, click on the licensee's name below.

1. Vinson Disanto, DO

51926 Physician Final Decision

2. Frederick Fritzsche, Jr., MD

48045 Physician Public Consent Order

3. Daniel Golightly, MD

12470 Physician Order of Completion

4. Andrew Jimerson, II, MD

57378 Physician Final Decision

5. Jennifer Miller Rafus

374

Acupuncturist

Public Consent Agreement for Reinstatement

GEORGIA COMPOSITE MEDICAL BOARD

BEFORE THE GEORGIA COMPOSITE MEDICAL BOARD

NOV 2 9 2022 DOCKET NUMBER: 10230034

STATE OF GEORGIA

IN THE MATTER OF:)	OSAH Docket No.: 2303010
VINSON DISANTO, DO,)	2303010-OSAH-GCMB-PHY-222-Barnes
License No. 51926,)	
Respondent.)	BOARD DOCKET NO:
)	

FINAL DECISION

An Initial Decision was issued by the Office of State Administrative Hearings in the above matter on October 28, 2022. Respondent was served with the Initial Decision on October 28, 2022. In the absence of an application to the agency for review of said Initial Decision, or an order by the Board to review said Initial Decision on its own motion, said Initial Decision becomes the Final Decision of the Board by operation of law, pursuant to O.C.G.A. § 50-13-17(a).

FINDINGS OF FACT

The Findings of Fact entered by the Administrative Law Judge in the Initial Decision are adopted and incorporated by reference herein.

CONCLUSIONS OF LAW

The Conclusions of Law entered by the Administrative Law Judge in the Initial Decision are adopted and incorporated by reference herein.

DECISION AND ORDER

The recommendation of the Administrative Law Judge that Respondent's license to practice medicine in the State of Georgia be placed on **PROBATION**, with the terms as set forth in the Initial Decision, is adopted and incorporated by reference and, having become final on

November 28, 2022, is hereby made the Final Decision of the Board, effective November 28, 2022.

SO ORDERED, this 29 day of November, 2022.

GEORGIA COMPOSITE MEDICAL BOARD

MATTHEW W. NORMAN, M.D.

Chairperson

DANIEL DORSEY

Executive Director

BEFORE THE OFFICE OF STATE ADMINISTRATIVE HEARINGS STATE OF GEORGIA

GEORGIA COMPOSITE MEDICAL BOARD,

Petitioner,

Docket No.: 2303010

2303010-OSAH-GCMB-PHY-222-Barnes

Agency Reference No.: 51926

v.

VINSON DISANTO, DO, Respondent.

INITIAL DECISION

FILED

10-28-2022

OFFICE OF STATE ADMINISTRATIVE HEARINGS

I. Introduction

Petitioner, the Georgia Composite Medical Board ("Board") brought this action seeking to revoke Respondent's license to practice medicine in Georgia. The Board also requested the imposition of costs it incurred through the investigation and administrative action. The evidentiary hearing took place before the undersigned administrative law judge. The Board was represented by Thomas McNulty, Esq., Assistant Attorney General. Respondent appeared through preapproved video conference and represented himself at the hearing. After careful consideration of the evidence and arguments presented, and for the reasons stated below, the Board's decision to sanction Respondent's license is **AFFIRMED and MODIFIED**.

II. Findings of Fact

- Respondent is licensed to practice medicine in the State of Georgia and was licensed at all times relevant to this proceeding. Respondent testified that he has been in practice since 1986 and is licensed in approximately 37 states.
- 2. On or about October 2, 2019, the Medical Licensure Commission of Alabama (the "Alabama Board") issued a Final Order (the "Alabama Final Order") against Respondent

in which the Alabama Board revoked Respondent's Alabama license to practice medicine (Case No. 19-140) after finding the following:

- a) Respondent was "unable to practice medicine or osteopathy with reasonable skill and safety to patients by reason of a demonstrated lack of medical knowledge or clinical competency as set out in § 34-24-360(20)(a) Ala. Code (1975);" and
- b) Respondent had "received disciplinary action in another state against his license to practice medicine or osteopathy based upon acts by the licensee similar to acts described in § 34-24-360.
- 3. On or about March 1,2022, the Alabama Board granted Respondent's request for reinstatement of his license to practice medicine or osteopathy in Alabama, pursuant to the following terms of probation, as specified in the Alabama Final Order:
 - a) Before entering into the practice of medicine or osteopathy in Alabama,
 Respondent shall submit a reasonably detailed practice plan to, and shall
 receive approval of the same from, the Commission. Respondent's practice
 plan shall incorporate and comply with all provisions of this Order.
 - b) Respondent shall not be permitted to practice medicine or osteopathy in Alabama via telemedicine.
 - Respondent shall not be permitted to practice in an emergency room setting,
 nor provide emergent/urgent/acute care in Alabama.
 - d) Respondent shall establish a physical location in Alabama at which to see and treat Alabama patients.

- e) During the first six months of Respondent's practice in Alabama, or until Respondent shall have seen at least 30 individual patients in Alabama, which later occurs, Respondent's practice in Alabama shall be directly and personally supervised on-site by another Alabama-licensed physician.
- f) Each calendar quarter, no fewer than five charts selected by a Commission investigator will be reviewed by a reviewer of Commission's choosing, at Respondent's expense.
- g) Within six months of the date of this Order Respondent shall complete no fewer than 50 hours of AAFP or AMA-PRA Category 1 credit from high quality sources such as the AAFP, Core Content Review of Family Medicine, or similar offerings. Continuing medical education completed before the date of this Order do not count toward this requirement.
- 4. The Georgia Composite Medical Board is authorized to discipline Respondent's medical license based on disciplinary action taken by another lawful licensing authority.

III. Conclusions of Law

- 1. Because this case concerns the proposed revocation of Petitioner's medical license, the Board bears the burden of proof. Ga. Comp. R. & Regs. 616-1-2-.07. The standard of proof is a preponderance of the evidence. Ga. Comp. R. & Regs. 616-1-2-.21.
- 2. The Board seeks to sanction Respondent's medical license pursuant to various statutes and rules, to include: O.C.G.A. § 43-34-1, et seq.; the rules of the Georgia Composite Medical Board, found at Ga. Comp. R. & Regs., Ch. 360; and the general statutory provisions related to professional licensing boards, O.C.G.A. § 43-1-1, et seq.

- 3. Pursuant to O.C.G.A. § 43-34-6(a), the Board has the powers, duties, and functions of professional licensing boards as provided in Chapter 1 of Title 43.
- 4. O.C.G.A. § 43-1-19(a) provides that a professional licensing board shall have the authority to revoke the license of a person licensed by that board or to discipline a person licensed by that board, upon a finding by a majority of the entire board that the licensee or applicant has:
 - (5) Had his or her license to practice a business or profession license under this title revoked, suspended, or annulled by any lawful licensing authority other than the board; had other disciplinary action taken against him or her by any such lawful licensing authority other than the board; was denied a license by any such lawful licensing authority other than the board, pursuant to disciplinary proceedings; or was refused the renewal of a license by any such lawful licensing authority other than the board, pursuant to disciplinary proceedings;

. . .

(6) Engaged in any unprofessional, immoral, unethical, deceptive, or deleterious conduct or practice harmful to the public, which conduct or practice materially affects the fitness of the licensee or applicant to practice a business or profession licensed under this title, or of a nature likely to jeopardize the interest of the public, which conduct or practice need not have resulted in actual injury or be directly related to the practice of the licensed business or profession but shows that the licensee or applicant has committed any act or omission which is indicative of bad moral character or untrustworthiness. Unprofessional conduct shall also include any departure from, or failure to conform to, the minimal reasonable standards of acceptable and prevailing practice of the business or profession licensed under this title;

...

- (8) Violated a statute, law, or any rule or regulation of this state, any other state, the professional licensing board regulating the business or profession licensed under this title, the United States, or any other lawful authority without regard to whether the violation is criminally punishable when such statute, law, or rule or regulation relates to or in part regulates the practice of a business or profession licensed under this title and when the licensee or applicant knows or should know that such action violates such statute, law, or rule; or violated a lawful order of the board;
- 5. O.C.G.A. § 43-1-19(d) provides that when a professional licensing board finds that any person should be disciplined pursuant to subsection (a) of § 43-1-19 or the laws, rules, or

regulations relating to the business or profession licensed by the board, the board may take any one or more of the following actions:

- (1) Refuse to grant or renew a license to an applicant;
- (2) Administer a public or private reprimand, but a private reprimand shall not be disclosed to any person except the licensee;
- (3) Suspend any license for a definite period or for an indefinite period in connection with any condition which may be attached to the restoration of said license:
- (4) Limit or restrict any license as the board deems necessary for the protection of the public;
- (5) Revoke any license;
- (6) Condition the penalty upon, or withhold formal disposition pending, the applicant's or licensee's submission to such care, counseling, or treatment as the board may direct;
- (7) Impose a fine not to exceed \$500.00 for each violation of a law, rule, or regulation relating to the licensed business or profession; or
- (8) Impose on a licensee or applicant fees or charges in an amount necessary to reimburse the professional licensing board for the administrative and legal costs incurred by the board in conducting an investigative or disciplinary proceeding.

In addition, O.C.G.A. § 43-1-19(e) provides that, in addition to and in conjunction with the actions described in subsection (d) of this Code section, a professional licensing board may make a finding adverse to the licensee or applicant but withhold imposition of judgment and penalty; or it may impose the judgment and penalty but suspend enforcement thereof and place the licensee on

probation, which probation may be vacated upon noncompliance with such reasonable terms as the board may impose.

- 6. Furthermore, O.C.G.A. § 43-34-8(b)(1) provides that when the board finds that any person is unqualified to be granted a license, certificate, or permit or finds that any person should be disciplined pursuant to O.C.G.A. § 43-34-8(a), the board may take any one or more of the following actions:
 - (A) Refuse grant a license, certificate, or permit to an applicant;
 - (B) Place the licensee, certificate holder, or permit holder on probation for a definite or indefinite period with terms and conditions;
 - (C) Administer a public or private reprimand, provided that a private reprimand shall not be disclosed to any person except the licensee; certificate holder, or permit holder;
 - (D) Suspend any license, certificate, or permit for a definite or indefinite period;
 - (E) Limit or restrict any license, certificate, or permit;
 - (F) Revoke any license, certificate, or permit;
 - (G) Impose a fine not to exceed \$3,000.00 for each violation of a law, rule, or regulation relating to the licensee, certificate holder, permit holder, or applicant;
 - (H) Impose a fine in a reasonable amount to reimburse the board for administrative costs;
 - (I) Require passage of a board approved minimum competency examination;
 - (J) Require board approved medical education;

- (K) Condition the penalty, or withhold formal disposition, which shall be kept confidential unless there is a public order upon the applicant, licensee, certificate holder, or permit holder's submission to the care, counseling, or treatment by physicians or other professional persons, which may be provided pursuant to Code Section 43-34-5.1, and the completion of such care, counseling, or treatment, as directed by the board; or
- (L) Require a board approved mental and physical evaluation of all licensees, certificate holders, or permit holders.

In addition, O.C.G.A. § 43-34-8(b)(2), provides that, in addition to and in conjunction with the actions enumerated pursuant to paragraph (1) of this Code section, the board may make a finding adverse to the licensee, certificate holder, permit holder, or applicant but withhold imposition of judgment and penalty; or it may impose the judgment and penalty but suspend enforcement thereof and place the licensee, certificate holder, permit holder, or applicant on probation, which may be vacated upon noncompliance with such reasonable terms as the board may impose.

7. Ga. Comp. R. & Regs. r. 360-3-.01 provides that:

The Georgia Composite Medical Board ("Board") is authorized to deny, revoke, suspend, fine, reprimand or otherwise limit the license of a physician or physician assistant for all the grounds set forth in O.C.G.A. § 43-34-8. and to deny, revoke, suspend, fine, reprimand or otherwise limit the license of a physician pursuant to O.C.G.A. § 43-34-8. In addition, the Board is authorized to terminate the approval of a physician's assistant and to revoke the license of a physician's assistant pursuant to O.C.G.A. § 43-34-107.

8. Ga. Comp. R. & Regs. r. 360-3-.03 states, in part:

The Georgia Composite Medical Board is authorized to take disciplinary action for violations of laws and rules and regulations which relate to or in part regulate the practice of medicine. These laws, rules and regulations include, but are not limited to, the following:

(1) The Georgia Medical Practice Act (O.C.G.A. T. 43, Ch. 34); *****

- (6) The Rules of the Georgia Composite Medical Board, Ch. 360, Rules and Regulations of the State of Georgia;
- 9. The Court concludes that the Board has met its burden of showing by a preponderance of the evidence that the aforementioned rules, statutes, and provisions authorize the Board to sanction Respondent's medical license under these facts. However, the Court concludes that a revocation is not the appropriate sanction in this case.

IV. Decision

In accordance with the foregoing Findings of Fact and Conclusions of Law, the Board's decision to sanction Respondent's medical license is **AFFIRMED but MODIFIED**. Respondent's Georgia medical license shall not be revoked. Rather, the Board shall sanction Respondent's medical license in a manner that mirrors the terms—including the probationary period—set forth in the Alabama Final Order:

- a) Before entering into the practice of medicine or osteopathy in Georgia, Respondent shall submit a reasonably detailed practice plan to, and shall receive approval of the same from, the Commission.
- b) Respondent shall not be permitted to practice medicine or osteopathy in Georgia via telemedicine.
- c) Respondent shall not be permitted to practice in an emergency room setting, nor provide emergent/urgent/acute care in Georgia.
- d) Respondent shall establish a physical location in Georgia at which to see and treat Georgia patients.

e) During the first six months of Respondent's practice in Georgia—to begin on the date of this Initial Decision—or until Respondent shall have seen at least 30 individual patients in Georgia, whichever later occurs. Respondent's practice in Georgia shall be directly and personally supervised on-site by another Georgialicensed physician.

f) Each calendar quarter, no fewer than five charts (prepared by the Respondent) selected by a Board investigator will be reviewed by a reviewer of the Board's choosing, at Respondent's expense.

g) Within six months of the date of this Initial Decision, Respondent shall complete no fewer than 50 hours of continuing medical education from high quality, Boardaccepted sources.

Additionally, Respondent shall pay to the Board the legal costs associated with the administrative proceeding, including but not limited to, investigative costs and the costs recorded by the Court.

SO ORDERED, this _28th _ day of October, 2022.

Shakara M. Barnes Administrative Law Judge

BEFORE THE GEORGIA COMPOSITE MEDICAL BOARD STATE OF GEORGIA

IN THE MATTER OF:

GEORGIA COMPOSITE MEDICAL BOARD

FREDERICK FRITZSCHE, JR., M.D.,

License No. 48045.

DOCKET NO .:

NOV 0 3 2022

Respondent.

DOCKET NUMBER

PUBLIC CONSENT ORDER

By agreement of the Georgia Composite Medical Board ("Board") and FREDERICK FRITZSCHE, JR., M.D. ("Respondent"), the following disposition of this disciplinary matter is entered pursuant to the provisions of the Georgia Administrative Procedure Act, O.C.G.A § 50-13-13 as amended.

FINDINGS OF FACT

1.

Respondent is licensed to practice medicine in the State of Georgia and was so licensed at all times relevant to the facts stated herein.

2.

On or about March 10, 2020, the Board received a complaint regarding Respondent's prescribing of controlled substances. Specifically, the concern expressed was that Respondent was writing prescriptions improperly and for non-pain related symptoms.

3.

Respondent's medical care of multiple patients was evaluated by a Board-appointed peer reviewer who concluded that Respondent's diagnosis, treatment and/or records departed from and failed to conform to the minimal standards of acceptable and prevailing medical practice in the following ways:

- Respondent failed to document medical histories, vital signs and physical exams.
- Respondent used opioids to manage cough symptoms for upper respiratory infections, sinus infections and COPD exacerbations.

4.

Respondent also had the medical care of the aforementioned patients evaluated by independent physician experts. Although, Respondent's experts found Respondent's documentation of patients' visit to need more detail, they only found one patient encounter to fall below the minimum standard of care. There was no injury or damage to the patient.

5.

Respondent neither admits nor denies the above findings of fact but waives further findings and agrees to the entry of this Order in order to resolve the pending allegations.

CONCLUSIONS OF LAW

Respondent's conduct constitutes sufficient grounds for the Board to exercise disciplinary authority under O.C.G.A. Chs. 1 and 34, T. 43, <u>as amended</u>, and the Rules of the Georgia Composite Medical Board. Respondent waives any further conclusions of law with respect to the above-styled matter.

<u>ORDER</u>

The Board, having considered the particular facts and circumstances of this case, hereby ordered, and Respondent hereby agrees to the following:

1.

Within six (6) months of the effective date of this Consent Order, Respondent shall

submit to the Georgia Board a fine of five thousand dollars (\$5,000.00) to be paid in full by cashier's check or money order made payable to the Georgia Composite Medical Board. Said fine shall be sent to the Georgia Composite Medical Board, located at 2 Peachtree Street, NW, 6th Floor, Atlanta, GA 30303, to the attention of the Executive Director. Failure to pay the entire amount within six (6) months of the effective date of this Consent Order shall be considered a violation of this Consent Order and shall result in further sanctioning of Respondent's license, upon substantiation thereof.

2.

Within six (6) months of the effective date of this Consent Order, Respondent shall provide to the Board evidence that he has completed the following continuing medical education (CME):

A mini-residency program entitled "Appropriate Prescribing of Controlled Substances" sponsored by the Mercer University Southern School of Pharmacy, or a similar course preapproved by the Board; and said (CME) shall be in addition to the CME required license renewal. Failure to provide written evidence of successful completion of the CME within six (6) months of the effective date of this Consent Order shall be considered a violation of this Consent Order and shall result in further sanctioning of Respondent's license, upon substantiation thereof.

3.

This Consent Order and the dissemination thereof shall constitute a public reprimand to the Respondent for his conduct.

4.

Respondent understands that pursuant to O.C.G.A. Title 43, Chapter 34A, the contents of this Consent Order shall be placed on Respondent's Physician Profile. Furthermore, by executing this Consent Order, Respondent hereby agrees to permit the Board to update the Physician's Profile reflecting this Consent Order.

5.

The effective date of this Consent Order is the date the Consent Order is docketed.

Respondent should receive a docketed copy of the Consent Order form the Board at the Respondent's address of record within ten (10) business days of the docket date. If Respondent has not received a docketed copy of the Consent Order, it is Respondent's responsibility to obtain a docketed copy of the Consent Order from the Board. Respondent must comply with the terms and conditions of the Consent Order beginning on the effective date.

6.

Approval of this Order by the Board shall in no way be construed as condoning Respondent's conduct and, except as provided herein, shall not be construed as a waiver of any of the lawful rights of the Board.

7.

Respondent acknowledges that he has read and understands the contents of this Consent Order. Respondent understands that he has the right to a hearing in this matter, and Respondent freely, knowingly and voluntarily waives such right by entering into this Consent Order. Respondent further understands and agrees that the Board shall have the authority to review the investigative file and all relevant evidence in considering this Consent Order. Respondent further understands that this Consent Order, once approved and docketed, shall constitute a public record and may be disseminated as such. However, if the Consent Order is not approved, it shall

record and may be disseminated as such. However, if the Consent Order is not approved, it shall not constitute an admission against interest in the proceeding, or prejudice the right of the Board to adjudicate the matter. Respondent understands that this Consent Order will not become effective until approved and docketed by the Georgia Composite Medical Board. Respondent consents to the terms contained herein.

Approved, this 3rd day of day of 2022.



GEORGIA COMPOSITE MEDICAL BOARD

BY:

MATTHEW W. NORMAN, M.D.

Chairperson

ATTEST:

DANIEL R. DORSEY Executive Director

CONSENTED TO:

FREDERICK FRITZSPHE, M.D.

Respondent

AS TO THE SIGNAL TUBE OF FREDERICK FRITZSCHE, M.D.:
Sworm and Subscribed before me this, E⁵⁷ depro November 2022

SEPTEMBER OF ACTUAL AND ADDRESS OF THE MEDIT AD

My Commission Expires:

BEFORE THE GEORGIA COMPOSITE MEDICAL BOARD

IN THE MATTER OF:	*		
	*		GEORGIA COMPOSITE MEDICAL BOARD
DANIEL GOLIGHTLY, M.D.,	*	DOCKET NO.:	WEDICAL BOARD
License No. 12470,	*		NOV 1 7 2022
,	*		140 4 1 7 2022
Respondent.	*		DOCKET NUMBER:

ORDER OF COMPLETION

WHEREAS, on or about April 13, 2022, the Georgia Composite Medical Board (hereinafter "Board") and DANIEL GOLIGHTLY, M.D., (hereinafter "Respondent") entered into a Public Consent Order (Docket Number 20220075), requiring the completion of continuing medical education course entitled "Appropriate Prescribing of Controlled Substances and a Board approved course on medical record documentation.

WHEREAS, on or about September 7, 2022, Respondent petitioned for an Order of Completion.

WHEREAS, upon review, the Board has determined that Respondent has complied with the terms of the Consent Order to the satisfaction of the Board.

THEREFORE, the Board hereby enters this Order of Completion to indicate that Respondent has successfully completed the terms of the Public Consent Order, Docket Number 20220075.

Respondent's license is in good standing.

This 17th day of November , 2022.

GEORGIA COMPOSITE MEDICAL BOARD

BY:

MATTHEW W. NORMAN, M.D.

Chairperson

ATTEST:

DANIEL R. DORSE

Executive Director

BEFORE THE GEORGIA COMPOSITE MEDICAL BOARD STATE OF GEORGIA

IN THE MATTER OF: *

GEORGIA COMPOSITE
MEDICAL BOARD

DANIEL GOLIGHTLY, M.D.,

License No. 124 70. * DOCKET NO.:

APR 1 3 2022

Respondent.

DOCKET NUMBER:

PUBLIC CONSENT ORDER

By agreement of the Georgia Composite Medical Board ("Board") and DANIEL GOLIGITLY, M.D. ("Respondent"), the following disposition of this disciplinary matter is emered pursuant to the provisions of the Georgia Administrative Procedure Act. O.C.G.A § 50-13-13 as amended.

FINDINGS OF FACT

ī.

Respondent is licensed to practice medicine in the State of Georgia and was so ficensed at all times relevant to the facts stated herein.

1

Patient C.D.

On or about October 20, 2018, the Board received a complaint regarding Respondent's prescribing of controlled substances. Specifically, the concern expressed was that Respondent continued to prescribe patient "C.D." Xanax (alprazolam) despite knowledge that the patient had a history of prescription drug abuse. From in or about September of 2015, through January of 2019, patient C.D. was treated by Respondent opine dependency and anxiety disorder.

Respondent's treatment in cluded, inter alia, prescribing Suboxone 8mg or Alprazolam 1mg thirty (30) times from on or about February 20, 2017 to January 14, 2019. Respondent's medical care

of C.D. was evaluated by a Board-approved peer reviewer who concluded that Respondent's diagnosis, treatment and/or records departed from and failed to conform to the minimal standards of acceptable and prevailing medical practice in the following ways:

- Failure to document a comprehensive initial psychiatric assessment prior to initiating and maintaining treatment;
- No documented diagnosis that correlates with the prescription of Xanax;
- Continued prescription of buprenorphine with benzodiazepines without a
 documented plan to reduce the dose and/or frequency of the benzodiazepine, or an
 attempt to use non-addictive medications first;
- Failure to obtain a corroborative history from a friend or family member to confirm that the patient is using medications appropriately.

3.

Patient J.N.

Patient J.N. was seen by Respondent between 2014 and 2019 for anxiety disorder, depression, and pain. Respondent's treatment included, inter alia, the use of opioid medications to high doses of benzodiazepines, along with other psychotropic medications. Respondent's medical care of J.N. was evaluated by a Board-approved peer reviewer who concluded that treatment departed from and failed to conform to the minimal standards of acceptable and prevailing medical practice in the following ways:

- Little, if any, mention of recommendations for psychotherapy for treatment of anxiety;
- Regarding the choice, dosing and combination of medications, the treatment does not meet minimal standards of care;
- No records of Respondent attempting to wean or reduce or minimize the use of benzodiazepines;
- Prescription of 6mg of Xanax a day, with concurrent opioid medication, is an
 unusually high dose and beyond the maximum dosage for anxiety disorders;
- Failure to routinely and regularly check urine drug screens and/or review outside records to corroborate patient's report of back pain.

Patient H.K.

From in or about June of 2017, through August of 2018, patient H.K. was treated by Respondent for opiate dependency, anxiety disorder, and insomnia. Respondent's treatment included, inter alia, prescribing buprenorphine-naloxone and benzodiazepines. Respondent's medical care of H.K. was evaluated by a Board-approved peer reviewer who concluded that Respondent's diagnosis, treatment and/or records departed from and failed to conform to the minimal standards of acceptable and prevailing medical practice in the following ways:

- The donage and continued prescribing of scheduled/controlled medications to treat addiction, anxiety, and insomnia after inconsistent confirmatory urine drug testing;
- Continued prescription of Suboxone after confirmatory urine drug screen results showed a relapse of heroin, morphine, and hydromorphone without a documented discussion with the patient regarding the drug screen results;
- Increased frequency of Xanax after a documented failure by patient to follow the treatment plan;
- Prescription of a benzodiazepine with Suboxone without documented attempts to minimize usage or outline a plan for cessation, or attempt other non-additive medication first:
- Failure to address concurrent use of oxycodone interspersed with Suboxone use with patient.

5.

Respondent admits the above findings of fact and waives further findings and agrees to the entry of this Order in order to resolve the pending allegations.

CONCLUSIONS OF LAW

Respondent's conduct constitutes sufficient grounds for the Board to exercise disciplinary authority under O.C.G.A. Chs. 1 and 34, T. 43, as amended, and the Rules of the Georgia Composite Medical Board. Respondent waives any further conclusions of law with respect to the above-styled matter.

ORDER

The Board, having considered the particular facts and circumstances of this case, hereby ordered, and Respondent hereby agrees to the following:

1.

Within six (6) months of the effective date of this Consent Order, Respondent shall provide to the Board evidence that he has completed the following continuing medical education (CME):

- a. A mini-residency program entitled "Appropriate Prescribing of Controlled Substances" sponsored by the Mercer University Southern School of Planmacy, or a similar course pre-approved by the Board; and said (CME) shall be in addition to the CME required license renewal. Failure to provide written evidence of successful completion of the CME within six (6) months of the effective date of this Consent Order shall be considered a violation of this Consent Order and shall result in further sanctioning of Respondent's license, upon substantiation thereof.
- b. A Board approved course on medical record documentation. This requirement shall be deemed satisfied upon the Board's receipt of evidence of successful completions of the course; and said (CME) shall be in addition to the CME required license renewal. Failure to provide written evidence of successful completion of the CME within six (6) months of the effective date of this Consent Order shall be considered a violation of this Consent Order and shall result in further sanctioning of Respondent's license, upon substantiation thereof.

2.

This Consent Order and the dissemination thereof shall constitute a public reprimand to the Respondent for his conduct.

Respondent understands that pursuant to O.C.G.A. Title 43, Chapter 34A, the contents of this Consent Order shall be placed on Respondent's Physician Profile. Furthermore, by executing this Consent Order, Respondent hereby agrees to permit the Board to update the Physician's Profile reflecting this Consent Order.

4

Approval of this Order by the Board shall in no way be construed as condoning Respondent's conduct and, except as provided herein, shall not be construed as a waiver of any of the lawful rights of the Board.

5.

Respondent acknowledges that he has read and understands the contents of this Consent Order. Respondent understands that he has the right to a hearing in this matter, and Respondent firedy, knowingly and voluntarily waives such right by entering into this Consent Order. Respondent further understands and agrees that the Board shall have the authority to review the investigative file and all relevant evidence in considering this Consent Order. Respondent further understands that this Consent Order, once approved and docketed, shall constitute a public record and may be disseminated as such. However, if the Consent Order is not approved, it shall not constitute an admission against interest in the proceeding, or prejudice the right of the Board to adjudicate the matter. Respondent understands that this Consent Order will not become effective until approved and docketed by the Georgia Composite Medical Board. Respondent consents to the terms contained herein.

(signatures on following page)



GEORGIA COMPOSITE MEDICAL BOARD

BY:

DESPINA DALTON, MLD.

Chairperson

ATTEST:

DANIEL R. DORSEY

Executive Director

CONSENTED TO:

DANIEL GOLLGHTLY, M.D.

Respondent

AS TO THE SIGNATURE OF DANIEL GOLIGHTLY, M.D.:

Sworn to and subscribed before me this. 28 day of March. 2022.

NOTARY PUBLIC V

ARLENE J KISH

Notary Public - State of Georgia Fulton County

My Commission Expires Jan 14: 2024

GEORGIA COMPOSITE MEDICAL BOARD

BEFORE THE GEORGIA COMPOSITE MEDICAL BOARD

DOCKET NUMBER:

STATE OF GEORGIA

IN THE MATTER OF:		
TO A SECURITY NAME OF SECURITY AS SECURITY)	OSAH Docket No.: 2223751
ANDREW JIMERSON II, MD,)	2223751-OSAH-GCMB-PHY-67-Barnes
License No. 57378,)	
Respondent.)	BOARD DOCKET NO:
)	

FINAL DECISION

An Initial Decision was issued by the Office of State Administrative Hearings in the above matter on October 24, 2022. Attorney for the Respondent was served with the Initial Decision on October 24, 2022. In the absence of an application to the agency for review of said Initial Decision, or an order by the Board to review said Initial Decision on its own motion, said Initial Decision becomes the Final Decision of the Board by operation of law, pursuant to O.C.G.A. § 50-13-17(a).

FINDINGS OF FACT

The Findings of Fact entered by the Administrative Law Judge in the Initial Decision are adopted and incorporated by reference herein.

CONCLUSIONS OF LAW

The Conclusions of Law entered by the Administrative Law Judge in the Initial Decision are adopted and incorporated by reference herein.

DECISION AND ORDER

The recommendation of the Administrative Law Judge that NO DISCIPLINARY ACTION be taken against Respondent and that NO SANCTIONS be imposed against his medical license, is adopted and incorporated by reference and, having become final on

N ovember 23, 2022, is hereby made the Final Decision of the Board, effective N ovember 23, 2022.

SO ORDERED, this 29 day of November. 2022.

GEORGIA COMPOSITE MEDICAL BOARD

MATTHEW W. NORMAN, M.D. Chairperson

DANIEL DORSEY
Executive Director

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BEFORE THE GEORGIA COMPOSITE MEDICAL BOARD STATE OF GEORGIA

IN THE MATTER OF:)		GEORGIA COMPOSITE
JENNIFER MILLER RAFUS,)		MEDICAL BOARD
License No. 374 (Lapsed),	Ś	DOCKET NO:	NOV 1 0 2022
Reinstatement Applicant.)		DOCKET NUMBER:

PUBLIC CONSENT AGREEMENT FOR REINSTATEMENT

Pursuant to O.C.G.A. Title 43, Chapters 1 and 34, the Georgia Composite Medical Board ("Board"), in its discretion, has considered the reinstatement application for licensure of JENNIFER MILLER RAFUS ("Applicant") to practice as an acupuncturist in the State of Georgia. In conjunction therewith, the Board hereby enters its Findings of Fact and Conclusions of Law as follows:

FINDINGS OF FACT

1.

On or about August 6, 2015, Applicant was issued a license to practice as an acupuncturist in the State of Georgia. On July 31, 2019, Applicant's license expired, and was subsequently revoked by operation of law for non-renewal.

2.

Applicant engaged in the unlicensed practice of acupuncture following the expiration of her license until in or about July, 2022.

3.

Applicant admits to the above findings of fact, and waives any further findings of fact with respect to this matter.

CONCLUSIONS OF LAW

Reinstatement of a license is within the discretion of the Board. Applicant's unlicensed practice is grounds for denial of reinstatement or licensure with discipline under O.C.G.A. Ch. 34, T. 43, as amended. Applicant waives any further conclusions of law with respect to the above-styled matter.

ORDER

Beginning on the effective date of this Consent Agreement, Applicant's license to practice as an acupuncturist in the State of Georgia shall be reinstated, subject to the following terms:

1.

Within three (3) months of the effective date of this Consent Agreement, Applicant shall submit to the Board a fine of two thousand dollars (\$2,000.00) for her unlicensed practice. The fine shall be paid in full by cashier's check or money order made payable to the Georgia Composite Medical Board, and sent to Georgia Composite Medical Board, 2 Peachtree Street, NW, 6th Floor, Atlanta, Georgia 30303, to the attention of the Executive Director. Failure to pay the entire amount within three (3) months shall be considered a violation of this Agreement and shall result in further sanctioning of Applicant's licensure, including revocation, upon substantiation thereof.

2.

Within one (1) year of the effective date of this Consent Agreement, Applicant shall submit to the Board evidence of her completion of an additional fifty-two (52) hours of Board-approved continuing acupuncture education. These hours may not be used to satisfy continuing education requirements for future license renewal. Failure to provide evidence to the Board of

completion of these hours within one (1) year shall be considered a violation of this Agreement and shall result in further sanctioning of Applicant's licensure, including revocation, upon substantiation thereof.

3.

Applicant shall abide by all state and federal laws regulating the practice of acupuncture, the Rules and Regulations of the Board, and the terms and conditions of this Consent Agreement. If Applicant shall fail to abide by such laws, rules, terms or conditions of this Consent Agreement, Applicant's license shall be subject to further discipline, including revocation, upon substantiation thereof after notice and hearing; and if revoked, the Board in its discretion may determine that the license should be permanently revoked and not subject to reinstatement.

4.

Approval of this Consent Order by the Board shall not be construed as condoning

Applicant's conduct and shall not be construed as a waiver of any of the lawful rights possessed by the Board.

5.

Applicant acknowledges that Applicant has read this Consent Agreement and understands its contents. Applicant understands that Applicant has the right to an appearance in this matter, and freely, knowingly and voluntarily waives that right by entering into this Consent Agreement. Applicant understands and agrees that the Board shall have the authority to review the Board's files and all relevant evidence in considering this Consent Agreement. Applicant further understands that this Consent Agreement will not become effective until approved and docketed by the Board. Applicant understands that this Consent Agreement, once approved and docketed, shall constitute a public record, evidencing disciplinary action by the Board that may be

disseminated as such. However, if this Consent Agreement is not approved, it shall not constitute an admission against interest in this proceeding, or prejudice the right of the Board to adjudicate this matter. Applicant hereby consents to the terms and sanctions contained herein.

Approved this 10th day of November , 2022.



GEORGIA COMPOSITE MEDICAL BOARD

BY:

MATTHEW W. NORMAN, M.D.

Chairperson

ATTEST:

2022.

DANIEL R. DORSEY
Executive Director

CONSENTED TO:

[As to Applicant's signature:]

Sworn to and subscribed before my

E HILL

My Commission Expires:

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