

**ALABAMA STATE BOARD OF
MEDICAL EXAMINERS,
Complainant,**

vs.

**ALLIE C. BOYD, III, M.D.
Respondent.**

) **BEFORE THE MEDICAL LICENSURE**
) **COMMISSION OF ALABAMA**
)
) **CASE NO:06-011**
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)
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ORDER

It is the Order of the Medical Licensure Commission that the Motion to Reconsider the Commission's Order denying the reinstatement of the license to practice medicine in Alabama of the Respondent, Allie C. Boyd, III, M.D. be and the same is hereby DENIED.

ENTERED this 6th day of December, 2011.

James E. West, MD
JAMES E. WEST, M.D.
Chairman, Medical Licensure
Commission of Alabama

**ALABAMA STATE BOARD OF
MEDICAL EXAMINERS,
Complainant,**

vs.

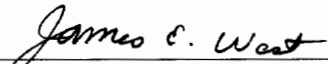
**ALLIE C. BOYD, III, M.D.
Respondent.**

) **BEFORE THE MEDICAL LICENSURE**
) **COMMISSION OF ALABAMA**
)
) **CASE NO:06-011**
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ORDER

This matter is before the Medical Licensure Commission of Alabama on an Order To Show Cause entered by the Medical Licensure Commission on May 5, 2011 requiring the Respondent, Allie C. Boyd, III, M.D., to appear and show cause why his application for reinstatement of his license to practice medicine in Alabama should not be denied. Dr. Boyd's license to practice medicine in Alabama was revoked by order of the Commission on January 4, 2007. A hearing was held on September 29, 2011. Dr. Boyd was present, together with his attorney, James Robinson, Esq. William F. Addison, Esq. represented the Board of Medical Examiners.

Evidence was presented in the form of oral testimony and documents. Dr. Boyd testified in his own behalf. The Medical Licensure Commission has carefully considered such evidence and, based upon such evidence, is of the opinion that Dr. Boyd has failed to present sufficient evidence that his license should be reinstated. Accordingly, it is the Order of the Medical Licensure Commission that the application of the Respondent, Allie C. Boyd, III, M.D., to reinstate his license to practice medicine in Alabama be and the same is hereby DENIED.

ENTERED this 17th day of October, 2011.



JAMES E. WEST, M.D.
Chairman, Medical Licensure
Commission of Alabama



IN THE CIRCUIT COURT OF MONTGOMERY COUNTY, ALABAMA

ALLIE C. BOYD9 III,

PETITIONER~

VS

ALABAMA MEDICAL LICENSURE
COMMISSION~ ALABAMA BOARD
OF MEDICAL EXAMINERS,

DEFENDANTS.

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CASE NO. CV-07-900299

ORDER

This matter is before the Court upon a Petition For Judicial Review of an Order of the Medical Licensure Commission of Alabama which revoked the license to practice medicine in Alabama of the Petitioner, Allie C. Boyd, 111, M.D. The Court has reviewed the Record on Appeal, has read and considered briefs submitted by counsel for the parties, and has considered oral argument made in open court on February 2, 2009.

The Court notes that the judicial review of agency rulings in Alabama is confined to a review of the record, Ala. Code §41-22-200). The agency order must be taken as prima facie just and reasonable and the reviewing court may not substitute its judgment for that of the agency as to the weight of the evidence on questions of fact. Ala. Code §41-2-20(k).

A review of the Petition for Judicial Review and the memorandum in support of that Petition for Judicial Review reveals that the Petitioner is raising four (4) grounds for

reversal. The Petitioner alleges that the final order was not issued within the time set by law, he alleges that he was denied due process because of the failure to require certain records to be produced, he alleges that it was error for the Commission to allow an attorney representing some of the witnesses to be present during their testimony, and, finally, he alleges that the evidence was insufficient, The Court will address each of such issues.

Timeliness of Order

Ala. Code §41-22-16(a), provides that decisions of administrative agencies shall be rendered within thirty (30) days. The same code section, however, provides that such provision can be waived or extended with the consent of all parties. The record affirmatively shows that such an agreement was reached in this case and was duly noted in the record by the Chairman of the Commission(transcript pp.539-540). The waiver was for an unspecified period of time. Therefore, there was no error in failing to render an order within thirty (30) days.

Failure to Continue Based Upon Lack of Production of

Dr. Boyd contends that he requested and did not receive documentary evidence from the Board which would later be presented against him. Such contention is not supported by the record. Dr. Boyd requested and received one continuance, and his second request for continuance, which was denied, contained a reference to the alleged failure of the Board of Medical Examiners to produce documents and materials relevant to Dr. Boyd's defense, A careful review of the entire record reveals that no discovery request was ever filed with the Commission. The Commission was never presented with

any specific discovery request and never made any ruling regarding discovery.

No documents were introduced into evidence by the Board of Medical Examiners which had not previously been furnished to Dr. Boyd or to his attorney. A review of the record indicates that there was never any objection to the introduction of documents by the Board. When the Board attorney offered all of his exhibits into evidence, Dr. Boyd's attorney stated, on the record, that he had no objection to anything that was being offered (transcript p. 255).

Because Dr. Boyd never officially requested any records and because he did not object to the introduction of documents, the Court can find no error in the failure of the Commission to grant a continuance based upon a records request.

Presence of Attorney for Witnesses

The record reveals that an attorney for some of the witnesses was allowed to be present in *the* hearing room during his clients' testimony. Such attorney was not allowed to participate or ask any questions. Clearly, a witness is entitled to have his/her attorney present during his/her testimony. Therefore, the Court finds no error.

Sufficiency of the Evidence

The Medical Licensure Commission is the agency with the exclusive authority to issue, revoke, or reinstate licenses to practice medicine in Alabama. Ala. Code §34-24-311. Statutory grounds for discipline are set forth in Alabama Code §34-24-360, If, after an evidentiary hearing, the Commission finds a licensee guilty of any of the acts set forth in such code section, it may enter a judgment and enforce a penalty, including the penalty

of revocation. Ala. Code §34-24-361(8) (h). In evaluating evidence presented to it, the Commission, seven of whose members are physicians, may use their own experience, technical competence and specialized knowledge. Ala. Code §41-22-13(5).

In its Order the Medical Licensure Commission made specific findings that Dr. Boyd engaged in inappropriate sexual conduct with four different patients. Such conduct is clearly sufficient to support the conclusion that he engaged in unprofessional conduct in violation of Ala. Code §34-24-360(2). The findings were based upon the testimony of the four patients, several collaborating witnesses, and the report of Dr. Gene Abel, who performed an extensive evaluation of Dr. Boyd. The Court notes that Dr. Abel's report, which was admitted into evidence without objection, states, at page 19 of such report, "However, we do believe that Dr. Boyd has been involved in professional sexual misconduct with at least three patients."

It is the opinion of the Court that the evidence relied upon by the Medical Licensure Commission clearly meets the definition of substantial evidence. The Court, therefore, finds that the Commission's decision was based upon substantial evidence which is sufficient to support its decision.

For the foregoing reasons it is the Order of the Court that the Petition for Judicial Review is **DENIED** and the Order of the Medical Licensure Commission is **AFFIRMED**.

Ordered this the 24th day of August 2010.

Johnny Hardwick

Johnny Hardwick
Circuit Court Judge

**ALABAMA STATE BOARD OF
MEDICAL EXAMINERS,
Complainant,**

vs.

**ALLIE C. BOYD, III, M.D.
Respondent.**

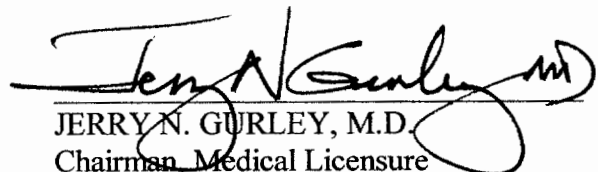
) **BEFORE THE MEDICAL LICENSURE
) COMMISSION OF ALABAMA**

) **CASENo:06-011**

ORDER

This matter is before the Medical Licensure Commission of Alabama on a Motion For Reconsideration Or In The Alternative For Rehearing heretofore filed by the Respondent, Allie C. Boyd, III, M.D. Having considered such motion, it is the Order of the Medical Licensure Commission that the Motion For Reconsideration Or In The Alternative For Rehearing is due to be and the same is hereby DENIED.

ENTERED this 9th day of March, 2007.


JERRY N. GURLEY, M.D.
Chairman, Medical Licensure
Commission of Alabama

ALABAMA STATE BOARD OF)	BEFORE THE MEDICAL LICENSURE
MEDICAL EXAMINERS,)	COMMISSION OF ALABAMA
Complainant,)	
)	CASENo:06-011
vs.)	
)	
ALLIE C. BOYD, III, M.D.)	
Respondent.)	

ORDER

This matter is before the Medical Licensure Commission of Alabama on an administrative complaint filed by the Alabama State Board of Medical Examiners seeking to revoke or otherwise discipline the license to practice medicine in Alabama of the respondent, Allie C. Boyd, III, M.D. A hearing was held on October 25 and October 26, 2006. Dr. Boyd was present together with his attorney, Robert R. Coleman, D.O., J.D. The Board of Medical Examiners was represented by Hendon Blaylock, Esq. Wayne P. Turner, Esq. served as Hearing Officer.

The Commission received testimony and documents presented by the Board of Medical Examiners and received testimony and documents presented by the Respondent, including his own testimony. Based upon such evidence, the Medical Licensure Commission makes the following finding of fact :

1. Between November 2000 and July 2004, Dr. Boyd engaged in inappropriate sexual behavior with MS, who was being treated by Dr. Boyd for polydrug dependence, psychosis, mood disorder, alcohol intoxication, alcohol withdrawal, Attention Deficit Disorder, hyperactivity, depression and schizo-affective disorder. Specifically, Dr. Boyd touched and fondled MS's genitals. He had numerous inappropriate conversations regarding a broad range of sexual subjects, including masturbation and ejaculation, and over prescribing of psychotropic drugs. Dr. Boyd took MS to Dr.

Boyd's personal residence where he engaged in inappropriate sexual misconduct with MS.

2. DW was a patient of Dr. Boyd at DCH Northport in August 2000 and the Tuscaloosa Treatment Center in March and April 2003. She was diagnosed with long term opioid dependence. DW was convicted of a criminal offense in 2003 and, on the advice of her probation officer and attorney, she reported to the Tuscaloosa Treatment center in March of 2003 with the intention of beginning a withdrawal program. On March 18, 2003 Dr. Boyd met with DW alone and, before prescribing methadone for her, Dr. Boyd forced her head into his lap and forced her to perform oral sex on him. DW did not report this incident because she was afraid Dr. Boyd would not prescribe methadone for her. During DW's second appointment in early April of 2003, Dr. Boyd again attempted to force DW to perform oral sex, but she resisted and refused. Dr. Boyd then refused to continue her methadone prescription and treatment. Subsequently, DW was transferred to Tuscaloosa County Jail where she began to serve a one month sentence where she went through severe withdrawal for the three or four week she was incarcerated.

3. Dr. Boyd treated TM during 1997 and 1998 at DCH Northport for opioid dependence, abuse and withdrawal. TM was also under Dr. Boyd's care at DCH Northport between May 2003 and April 2004. Dr. Boyd engaged in inappropriate conversations and questioning with TM regarding her sex life, her boyfriend and other possible sexual partners. Dr. Boyd was not TM's primary treating psychiatrist, but he suggested to her that she become one of his patients and he offered to help her with money and not charge her for medication in exchange for sexual favors.

4. DS was a patient at Tuscaloosa Treatment Center in 2002. Dr. Boyd was not her attending physician but was introduced to DS by a Tuscaloosa Treatment Center employee who explained to Dr. Boyd that DS was going through a "very difficult time". Dr. Boyd propositioned DS for sexual favors, which DS refused. DS then left the clinic and became more depressed than ever

and never returned to Tuscaloosa Treatment Center because of her fear of Dr. Boyd.

5. On September 2, 2004 DCH Healthcare Authority initiated a cautionary summary suspension of Dr. Boyd's clinical privileges. Such summary suspension remained in effect on October 14, 2004 when Dr. Boyd electronically filed his renewal application for his annual Certificate of Registration with the Medical Licensure Commission of Alabama. On that application, Dr. Boyd answered "no" to the question, "Have your staff privileges at any hospital or healthcare facility been revoked, suspended, curtailed, limited or placed under conditions restricting your practice, within the past year?"

Based upon the foregoing findings of fact, the Medical Licensure Commission makes the following conclusions of law:

1. Dr. Boyd has engaged in unprofessional conduct in that he has violated Medical Licensure Commission Rule 545-X-4-.06(9), conduct which is immoral, willful, shameful, and shows a moral indifference to the standards and opinions of the community, a violation of Ala. Code § 34-24-360(2).

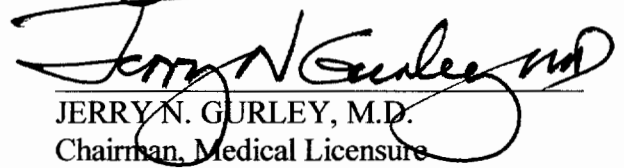
2. Dr. Boyd has engaged in unprofessional conduct in that he has violated Medical Licensure Commission Rule 545-X-4-.06(17), sexual misconduct in the practice of medicine, a violation of Ala. Code §34-24-360(2).

3. Dr. Boyd has made a fraudulent or untrue statement to the Commission, a violation of Ala. Code § 34-24-360(17).

4. Dr. Boyd had staff privileges suspended by a hospital, such suspension being related to moral turpitude and sexual misconduct, a violation of Ala. Code §34-24-360(18).

Based upon the foregoing findings of fact and conclusions of law it is the Order of the Medical Licensure Commission that the license to practice medicine in Alabama of the Respondent, Allie C. Boyd, III, M.D., be and the same as hereby REVOKED.

ENTERED this 4th day of January, 2007.


JERRY N. GURLEY, M.D.
Chairman, Medical Licensure
Commission of Alabama

ALABAMA STATE BOARD OF)
MEDICAL EXAMINERS,)
)
Complainant,)
)
v.)
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ALLIE C. BOYD, III, M.D.)
)
Respondent)

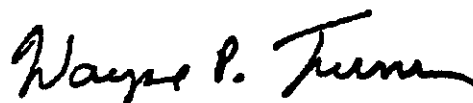
BEFORE THE MEDICAL LICENSURE
COMMISSION OF ALABAMA

CASE NUMBER 06-011

ORDER OF CONTINUANCE

It is the ORDER of the Medical Licensure Commission that the above matter, previously scheduled for hearing on August 23, 2006, at 9:30 a.m., is hereby rescheduled for hearing on Wednesday, October 25, 2006, at 9:30 a.m., in the offices of the Medical Licensure Commission, 848 Washington Avenue, Montgomery, Alabama.

ENTERED this day, May 26, 2006.



Wayne P. Turner, Esq., Hearing Officer
Medical Licensure Commission
State of Alabama

ALABAMA STATE BOARD OF)	
MEDICAL EXAMINERS,)	
)	BEFORE THE MEDICAL LICENSURE
Complainant,)	COMMISSION OF ALABAMA
)	
v.)	
)	CASE NO. 06-011
ALLIE C. BOYD, III, M.D.)	
)	
Respondent.)	

ORDER SETTING HEARING

The Medical Licensure Commission has received the verified Administrative Complaint of the State Board of Medical Examiners filed in this cause. The Commission has determined that this matter is due to be set down for hearing under the provisions of §34-24-361, Code of Alabama 1975.

Accordingly, it is the Order of the Commission that this matter be set for hearing before the Commission on the 28th day of Aug, 2006 at 9:30 o'clock in the a.m. at the offices of the Medical Licensure Commission, 848 Washington Avenue, Montgomery, Alabama. The Respondent, Allie C. Boyd, III, M.D., is directed to respond to the allegations of the verified Complaint in the manner prescribed in Rule 545-X-3-.03 of the Rules and Regulations of the Medical Licensure Commission.

This hearing shall be conducted in accordance with §34-24-361(e), Code of Alabama 1975 and Chapter 3 of the Rules and Regulations of the Medical Licensure Commission concerning hearings in contested cases. The Respondent is entitled to be present at the hearing and to be represented by counsel, is entitled to cross examine witnesses presented by the


Complainant, and is entitled to present testimony and other evidence touching on the allegations contained in the Complaint.

The Honorable Wayne Turner, attorney at law, is hereby appointed to act as Hearing Officer under the authority of Rule 545-X-3-.08 of the Rules and Regulations of the Medical Licensure Commission.

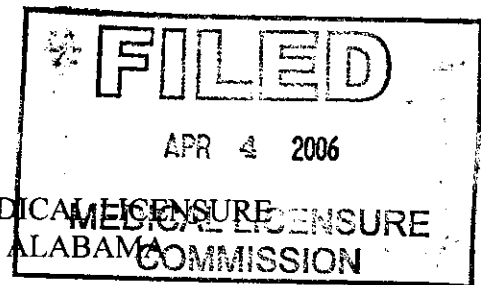
It is the further order of the Commission that a copy of the verified Complaint of the Alabama State Board of Medical Examiners and a copy of this Order is forthwith served upon the said Allie C. Boyd, III, M.D., by personally delivering the same to him if he can be found within the State of Alabama or by certified mail, return receipt requested, to his last known address if he cannot be found within the State of Alabama. The Commission further directs that personal service of process shall be made by Jeff Grimsley, who is designated as the duly authorized agent of the Medical Licensure Commission.

It is further ordered that the parties and their attorneys immediately check their calendars for scheduling conflicts. No requests for continuance based upon schedule conflicts of attorneys or parties will be considered unless such request is made prior to July 19, 2006.

ORDERED at Montgomery, Alabama, this 26th day of April, 2006.



Jerry N. Gurley, M.D., Chairman
Medical Licensure Commission of Alabama



ALABAMA STATE BOARD OF)
MEDICAL EXAMINERS,)
)
Complainant,)
)
vs.)
)
ALLIE C. BOYD, III, M.D.)
)
Respondent.)

BEFORE THE MEDICAL LICENSURE)
COMMISSION OF ALABAMA)
MEDICAL LICENSURE)
COMMISSION)

CASE NO. 06- 011

ADMINISTRATIVE COMPLAINT

Comes now the Alabama State Board of Medical Examiners and submits herein its sworn petition pursuant to the authority of Ala. Code §34-24-361(e)(2002) and respectfully represents to the Medical Licensure Commission the following:

1. On September 25, 1967, the Respondent, Allie C. Boyd, III, M. D., was licensed to practice medicine or osteopathy in the State of Alabama, having been issued license number MD.00003883.

2. The Board of Medical Examiners has conducted an investigation into the medical practice of Dr. Boyd and, based on that investigation, has concluded that there exists probable cause to believe that the Respondent has committed the following violations of Ala. Code §34-24-360(2002):

- a. Unprofessional conduct for violations of Medical Licensure Commission Rule 545-X-4-.06(9), conduct which is immoral and which is willful, shameful, and which shows a moral indifference to the standards and opinions of the community, a violation of Ala. Code §34-24-360(2);
- b. Unprofessional conduct for violations of Medical Licensure Commission Rule 545-X-4-.06(12), prescribing or dispensing a controlled substance to one's self unless such prescribing is necessitated by emergency or other exceptional circumstances, a violation of Ala. Code §34-24-360(2);

- c. Unprofessional conduct for violations of Medical Licensure Commission Rule 545-X-4-.06(17), sexual misconduct in the practice of medicine, a violation of Ala. Code §34-24-360(2);
 - d. Prescribing, dispensing, furnishing, or supplying of controlled substances to a person or patient for a reason other than a legitimate medical purpose, a violation of Ala. Code §34-24-360(8);
 - e. Making any fraudulent or untrue statement to the Commission or to the State Board of Medical Examiners, a violation of Ala. Code §34-24-360(17);
 - f. The termination, revocation, probation, restriction, denial, failure to renew, suspension, reduction, or resignation of staff privileges by a hospital in this or any other state when such action is related to moral turpitude, sexual misconduct, abusive or disruptive behavior, or drug or alcohol abuse, a violation of Ala. Code §34-24-360(18); and
 - g. Excessive prescribing, dispensing, furnishing or supplying of a Schedule II controlled substance, a violation of Ala. Code §34-24-360(21).
3. In support of the allegations of the violations of Ala. Code §§34-24-360(2), (8),

and (21), the Board of Medical Examiners specifically alleges the following:

- a. Beginning in approximately 1997 and continuing through the year 2004, Dr. Boyd engaged in multiple incidents of sexual misconduct, excessive prescribing and prescribing for reasons other than legitimate medical purposes with numerous patients, as set forth below.
- b. Patient MS, white male: Between November 2000 and July 2004, MS was treated by Dr. Boyd for various diagnoses, including polydrug dependence, psychosis, mood disorder, alcohol intoxication, alcohol withdrawal, Attention Deficit Disorder, hyperactivity, depression and schizo-affective disorder. During his treatment of MS, Dr. Boyd engaged in inappropriate physical contact, including the touching and fondling of MS's genitals, inappropriate conversations regarding

a broad range of sexual subjects, including masturbation and ejaculation, inappropriate and overprescribing of psychotropic drugs, and other inappropriate activity, including taking MS to Dr. Boyd's personal residence, where Dr. Boyd engaged in further inappropriate and abusive sexual misconduct with MS.

- c. Patient DW, white female: DW was a patient of Dr. Boyd at DCH Northport in August 2000 and at the Tuscaloosa Treatment Center from March 18, 2003, through April 3, 2003, diagnosed with a long-term opioid dependence. DW was convicted of criminal possession of a forged instrument in 2003 and reported to the Tuscaloosa Treatment Center on March 18, 2003, upon the advice of her probation officer and criminal attorney, with the intention of beginning a withdrawal program as well as making a good faith showing to the court that she was in recovery. DW reported these facts to Dr. Boyd during her initial conference with him on March 18, 2003. Dr. Boyd met with DW alone, and before prescribing Methadone for her, Dr. Boyd forced her head into his lap and forced her to perform oral sex on him. DW did not report this incident because she was afraid Dr. Boyd would not prescribe Methadone for her and because she thought the oral sex would be a "one-time thing." During DW's second appointment with Dr. Boyd in early April, Dr. Boyd again attempted to force DW to perform oral sex, but she resisted and refused. Dr. Boyd then refused to continue her Methadone prescription and treatment. The following day, DW was transferred to the Tuscaloosa County Jail where she began serving a one-month

sentence and during which she went through “severe withdrawal” for three of the four weeks she was incarcerated.

- d. Patient JF, white male: JF was under Dr. Boyd’s care during 2002 and 2003 for depression, anxiety, pain management and substance abuse and dependence. Between February 2002 and July 2002, JF was admitted by Dr. Boyd to DCH Northport three times for a total of 48 days. During his treatment of JF, both inpatient and outpatient, Dr. Boyd engaged in repeated and inappropriate conversation and questioning of JF about his sexual activity with his girlfriend, often asking specific questions about his girlfriend and sexual activities they engaged in. Dr. Boyd also diagnosed JF with hypergonadism and performed several inappropriate examinations of his genitals. During JF’s inpatient treatment at DCH Northport, Dr. Boyd overmedicated him with Xanax and other controlled substances.
- e. Patient TM, white female: TM was treated by Dr. Boyd during 1997 and 1998 at DCH Northport for opioid dependence, abuse and withdrawal. She was also diagnosed with a seizure disorder. She was also under Dr. Boyd’s care at DCH Northport between May 2003 and April 2004. During his consultations with TM, Dr. Boyd engaged in inappropriate conversations and questioning about her sex life, her boyfriend and other possible sexual partners. Although Dr. Boyd was not TM’s primary treating psychiatrist, he suggested to TM that she become one of his patients, and he offered to help her with money and not charge her for medication in exchange for sexual favors.

f. Patient DS, white female. DS was introduced to Dr. Boyd at Tuscaloosa Treatment Center in 2002 while she was undergoing treatment for substance abuse and addiction. At DS's May 2002 appointment, Dr. Boyd was filling in for DS's usual doctor, so DS was introduced to Dr. Boyd by another Tuscaloosa Treatment Center employee, who explained to Dr. Boyd that DS was going through "a very difficult time." After they were left alone, Dr. Boyd blatantly propositioned DS for sexual favors, which DS refused. DS then left the clinic and "became more depressed than ever" and never returned to Tuscaloosa Treatment Center because of her fear of Dr. Boyd.

4. In support of the allegations of the violations of Ala. Code §§34-24-360(17) and (18), the Board of Medical Examiners specifically alleges the following:

a. On September 2, 2004, DCH Health Care Authority initiated a precautionary summary suspension of Dr. Boyd's clinical privileges.

b. On September 14, 2004, the Board of Directors of DCH Health Care Authority was advised of Dr. Boyd's precautionary summary suspension, at which time the Board of Directors affirmed the precautionary summary suspension and further directed that it remain in place until the investigation by the Professional Activity Committee (PAC) was concluded. Dr. Boyd was advised of these actions in a letter of September 21, 2004, to Dr. Boyd's attorney.

c. On October 7, 2004, in a letter from PAC Chairman Robert A. Posey, M. D., Dr. Boyd was advised that the precautionary summary suspension would continue to remain in effect.

d. In a letter dated October 14, 2004, from his attorney, Dr. Boyd acknowledged his summary suspension.

e. On October 14, 2004, Dr. Boyd electronically filed his renewal application for annual certificate of registration with the Medical Licensure Commission of Alabama. Dr. Boyd answered "No" to the question, "Have your staff privileges at any hospital or health care facility been revoked, suspended, curtailed, limited or placed under conditions restricting your practice, within the past year?" The following statement appears in bold print on the renewal application:

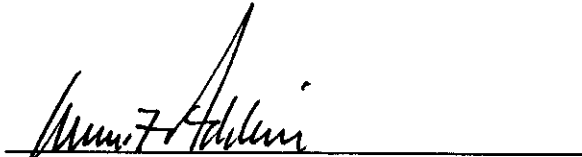
By agreeing with this data and submitting your credit information, you have signed this registration form attesting that the material has been supplied by you, the licensee, and that the information is correct. Knowingly providing false registration information to the Alabama Board of Medical Examiners may result in the loss of your license to practice medicine.

WHEREFORE, the foregoing premises considered, the Alabama State Board of Medical Examiners respectfully requests that the Medical Licensure Commission of Alabama take jurisdiction of this Administrative Complaint, set a hearing thereon, and cause notice of such hearing and a copy of this Administrative Complaint to be served upon the Respondent, Allie C. Boyd, III, M. D., requiring that he appear and answer the allegations contained in this Administrative Complaint in accordance with the Rules and Regulations of the Medical Licensure Commission. Further, the Board requests that, at the conclusion of the hearing, the Medical Licensure Commission revoke the license to practice medicine in Alabama of Dr. Boyd and/or take other action which the Commission deems appropriate based upon the evidence presented for consideration.

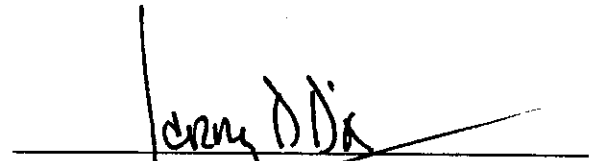
This Administrative Complaint is executed for and on behalf of the Alabama State Board of Medical Examiners by its Executive Director pursuant to the instructions of the Board

contained in its Resolution adopted on February 15, 2006, a copy of which is attached hereto and incorporated herein.

EXECUTED this the 4th day of April, 2006.



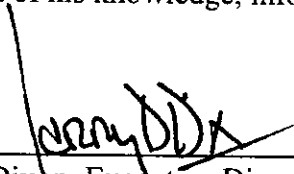
William F. Addison
Attorney for the
Alabama Board of Medical Examiners
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Larry D. Dixon, Executive Director
Alabama Board of Medical Examiners


STATE OF ALABAMA)
)
MONTGOMERY COUNTY)

Before me, the undersigned, personally appeared Larry D. Dixon, who, being by me first duly sworn, deposes and says that he, in his capacity as Executive Director of the Alabama Board of Medical Examiners, has examined the contents of the foregoing complaint and petition and affirms that the contents thereof are true and correct to the best of his knowledge, information and belief.



Larry D. Dixon, Executive Director
Alabama Board of Medical Examiners

SWORN TO AND SUBSCRIBED before me this the 4th day of April,
2006.



Notary Public
My commission expires: 10-1-07

STATE OF ALABAMA)
)
MONTGOMERY COUNTY)

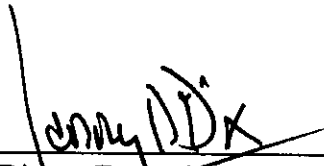
A F F I D A V I T

Before me, the undersigned, personally appeared Larry D. Dixon, Executive Director of the Alabama State Board of Medical Examiners, who, being by me first duly sworn, deposes and says as follows:

The Alabama State Board of Medical Examiners held session on February 15, 2006, a quorum of the members of the Board being present, and conducted an investigation in to the medical practice of Allie C. Boyd, III, M. D. At the conclusion of the discussion, the Board adopted the following resolution:

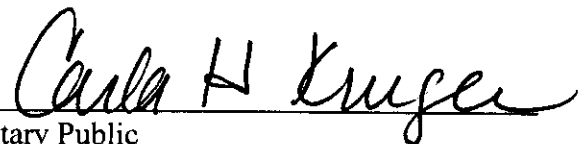
Allie C. Boyd, III, M.D., Tuscaloosa. After consideration of investigative information, the Credentials Committee recommended filing an Administrative Complaint with the Medical Licensure Commission seeking disciplinary action based on the grounds of unprofessional conduct, prescribing for reasons other than a legitimate medical purpose, making fraudulent or untrue statements to the Medical Licensure Commission and/or the Board, suspension of privileges related to sexual misconduct, and excessive prescribing. The motion was adopted. Dr. Aldridge recused himself from the discussion, deliberation, and determination.

I further certify that the foregoing resolution was adopted by the Alabama State Board of Medical Examiners on the 15th day of February, 2006.



Larry D. Dixon, Executive Director
Alabama Board of Medical Examiners

SWORN TO AND SUBSCRIBED before me this the 4th day of April,
2006.



Notary Public
My commission expires: 10-1-07