

**BEFORE THE
MEDICAL BOARD OF CALIFORNIA
DEPARTMENT OF CONSUMER AFFAIRS
STATE OF CALIFORNIA**

In the Matter of the Petition to)	
Revoke Probation Against:)	
)	
)	
Shiquan Xiong, M.D.)	Case No. 800-2016-022447
)	
Physician's and Surgeon's)	
Certificate No. A 102651)	
)	
Respondent)	
_____)	

DECISION

The attached Stipulated Settlement and Disciplinary Order is hereby adopted as the Decision and Order of the Medical Board of California, Department of Consumer Affairs, State of California.

This Decision shall become effective at 5:00 p.m. on April 14, 2017.

IT IS SO ORDERED: March 17, 2017.

MEDICAL BOARD OF CALIFORNIA



**Michelle Anne Bholat, M.D., Chair
Panel B**

1 KAMALA D. HARRIS
Attorney General of California
2 ROBERT MCKIM BELL
Supervising Deputy Attorney General
3 CHRIS LEONG
Deputy Attorney General
4 State Bar No. 141079
California Department of Justice
5 300 So. Spring Street, Suite 1702
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6 Telephone: (213) 897-2575
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Attorneys for Complainant

8
9 **BEFORE THE**
MEDICAL BOARD OF CALIFORNIA
10 **DEPARTMENT OF CONSUMER AFFAIRS**
STATE OF CALIFORNIA

11 In the Matter of the Petition to Revoke
12 Probation Against:

13 **SHIQUAN XIONG, M.D.**
14 **10201 Hinderhill Drive**
Bakersfield, CA 93312

15 **Physician's and Surgeon's Certificate No.**
16 **A102651**

17 Respondent.

Case No. 800-2016-022447

OAH No. 2016101087

**STIPULATED SETTLEMENT AND
DISCIPLINARY ORDER**

18 IT IS HEREBY STIPULATED AND AGREED by and between the parties to the above-
19 entitled proceedings that the following matters are true:

20 PARTIES

21 1. Kimberly Kirchmeyer (Complainant) is the Executive Director of the Medical Board
22 of California (Board). She brought this action solely in her official capacity and is represented in
23 this matter by Kamala D. Harris, Attorney General of the State of California, by Chris Leong,
24 Deputy Attorney General.

25 2. Respondent Shiquan Xiong, M.D. (Respondent) is represented in this proceeding by
26 attorney Indra Lahiri, whose address is: 2001 22nd Street, Suite 110 Bakersfield, California
27 93301.

28 ///

1 adverse decision; and all other rights accorded by the California Administrative Procedure Act
2 and other applicable laws.

3 9. Respondent voluntarily, knowingly, and intelligently waives and gives up each and
4 every right set forth above.

5 CULPABILITY

6 10. Respondent understands and agrees that the charges and allegations in Accusation
7 and Petition to Revoke Probation No. 800-2016-022447, if proven at a hearing, constitute cause
8 for imposing discipline upon her Physician's and Surgeon's Certificate.

9 11. For the purpose of resolving the Petition to Revoke Probation without the expense
10 and uncertainty of further proceedings, Respondent agrees that, at a hearing, Complainant could
11 establish a factual basis for the charges in the Accusation and Petition to Revoke Probation, and
12 that Respondent hereby gives up her right to contest those charges.

13 12. Respondent agrees that her Physician's and Surgeon's Certificate is subject to
14 discipline and she agrees to be bound by the Board's probationary terms as set forth in the
15 Disciplinary Order below.

16 13. Respondent agrees that if she ever petitions for early termination of probation or
17 modification of probation, or if the Board ever petitions for revocation of probation, all of the
18 charges and allegations contained in Accusation No. 08-2012-2225501 and the Accusation and
19 Petition to Revoke probation No. 800-2016-022447, shall be deemed true, correct and fully
20 admitted by Respondent for purpose of that proceeding or any other licensing proceeding
21 involving Respondent in the State of California.

22 CONTINGENCY

23 14. This stipulation shall be subject to approval by the Medical Board of California.
24 Respondent understands and agrees that counsel for Complainant and the staff of the Medical
25 Board of California may communicate directly with the Board regarding this stipulation and
26 settlement, without notice to or participation by Respondent or her counsel. By signing the
27 stipulation, Respondent understands and agrees that she may not withdraw her agreement or seek
28 to rescind the stipulation prior to the time the Board considers and acts upon it. If the Board fails

1 to adopt this stipulation as its Decision and Order, the Stipulated Settlement and Disciplinary
2 Order shall be of no force or effect, except for this paragraph, it shall be inadmissible in any legal
3 action between the parties, and the Board shall not be disqualified from further action by having
4 considered this matter.

5 15. The parties understand and agree that Portable Document Format (PDF) and facsimile
6 copies of this Stipulated Settlement and Disciplinary Order, including PDF and facsimile
7 signatures thereto, shall have the same force and effect as the originals.

8 16. In consideration of the foregoing admissions and stipulations, the parties agree that
9 the Board may, without further notice or formal proceeding, issue and enter the following
10 Disciplinary Order:

11 **DISCIPLINARY ORDER**

12 IT IS HEREBY ORDERED that Physician's and Surgeon's Certificate No. A102651 issued
13 to Respondent Shiquan Xiong, M.D. is revoked. However, the revocation is stayed and
14 Respondent is placed on probation. Respondent's prior probation was previously scheduled to be
15 completed on September 2, 2018. That probation period is extended five years until September 2,
16 2023 on the following terms and conditions.

17 1. ACTUAL SUSPENSION. As part of probation, Respondent is suspended from the
18 practice of medicine for 6 months beginning the sixteenth (16th) day after the effective date of
19 this decision.

20 2. PROFESSIONAL ENHANCEMENT PROGRAM. Within 60 days of the effective
21 date of this Decision, Respondent shall participate in a professional enhancement program,
22 approved by the Board, which shall include an intensive program of education and clinical
23 supervision, designed to expand and update her knowledge and improve her diagnostic and
24 clinical decision-making skills, as well as chart reviews, practice assessments, and reviews of
25 professional growth and education, the frequency and timing to be determined by the
26 program. Respondent shall participate in the professional enhancement program at Respondent's
27 expense during the term of probation, or until the Board or its designee determines that further
28 participation is no longer necessary, or until completion of the clinical training program.

1 3. CONTROLLED SUBSTANCES - ABSTAIN FROM USE. Respondent shall abstain
2 completely from the personal use or possession of controlled substances as defined in the
3 California Uniform Controlled Substances Act, dangerous drugs as defined by Business and
4 Professions Code section 4022, and any drugs requiring a prescription. This prohibition does not
5 apply to medications lawfully prescribed to Respondent by another practitioner for a bona fide
6 illness or condition.

7 Within 15 calendar days of receiving any lawfully prescribed medications, Respondent
8 shall notify the Board or its designee of the: issuing practitioner's name, address, and telephone
9 number; medication name, strength, and quantity; and issuing pharmacy name, address, and
10 telephone number.

11 If Respondent has a confirmed positive biological fluid test for any substance (whether or
12 not legally prescribed) and has not reported the use to the Board or its designee, Respondent
13 shall receive a notification from the Board or its designee to immediately cease the practice of
14 medicine. The Respondent shall not resume the practice of medicine until final decision on an
15 accusation and/or a petition to revoke probation. An accusation and/or petition to revoke
16 probation shall be filed by the Board within 15 days of the notification to cease practice. If the
17 Respondent requests a hearing on the accusation and/or petition to revoke probation, the Board
18 shall provide the Respondent with a hearing within 30 days of the request, unless the Respondent
19 stipulates to a later hearing. A decision shall be received from the Administrative Law Judge or
20 the Board within 15 days unless good cause can be shown for the delay. The cessation of practice
21 shall not apply to the reduction of the probationary time period.

22 If the Board does not file an accusation or petition to revoke probation within 15 days of the
23 issuance of the notification to cease practice or does not provide Respondent with a hearing
24 within 30 days of a such a request, the notification of cease practice shall be dissolved.

25 4. ALCOHOL - ABSTAIN FROM USE. Respondent shall abstain completely from the
26 use of products or beverages containing alcohol.

27 If Respondent has a confirmed positive biological fluid test for alcohol, Respondent shall
28 receive a notification from the Board or its designee to immediately cease the practice of

1 medicine. The Respondent shall not resume the practice of medicine until final decision on an
2 accusation and/or a petition to revoke probation. An accusation and/or petition to revoke
3 probation shall be filed by the Board within 15 days of the notification to cease practice. If the
4 Respondent requests a hearing on the accusation and/or petition to revoke probation, the Board
5 shall provide the Respondent with a hearing within 30 days of the request, unless the Respondent
6 stipulates to a later hearing. A decision shall be received from the Administrative Law Judge or
7 the Board within 15 days unless good cause can be shown for the delay. The cessation of practice
8 shall not apply to the reduction of the probationary time period.

9 If the Board does not file an accusation or petition to revoke probation within 15 days of the
10 issuance of the notification to cease practice or does not provide Respondent with a hearing
11 within 30 days of a such a request, the notification of cease practice shall be dissolved.

12 5. BIOLOGICAL FLUID TESTING. Respondent shall immediately submit to
13 biological fluid testing, at Respondent's expense, upon request of the Board or its designee.
14 "Biological fluid testing" may include, but is not limited to, urine, blood, breathalyzer, hair
15 follicle testing, or similar drug screening approved by the Board or its designee. Prior to
16 practicing medicine, Respondent shall contract with a laboratory or service approved in advance
17 by the Board or its designee that will conduct random, unannounced, observed, biological fluid
18 testing. The contract shall require results of the tests to be transmitted by the laboratory or
19 service directly to the Board or its designee within four hours of the results becoming available.
20 Respondent shall maintain this laboratory or service contract during the period of probation.

21 A certified copy of any laboratory test result may be received in evidence in any
22 proceedings between the Board and Respondent.

23 If Respondent fails to cooperate in a random biological fluid testing program within the
24 specified time frame, Respondent shall receive a notification from the Board or its designee to
25 immediately cease the practice of medicine. The Respondent shall not resume the practice of
26 medicine until final decision on an accusation and/or a petition to revoke probation. An
27 accusation and/or petition to revoke probation shall be filed by the Board within 15 days of the
28 notification to cease practice. If the Respondent requests a hearing on the accusation and/or

1 petition to revoke probation, the Board shall provide the Respondent with a hearing within 30
2 days of the request, unless the Respondent stipulates to a later hearing. A decision shall be
3 received from the Administrative Law Judge or the Board within 15 days unless good cause can
4 be shown for the delay. The cessation of practice shall not apply to the reduction of the
5 probationary time period.

6 If the Board does not file an accusation or petition to revoke probation within 15 days of the
7 issuance of the notification to cease practice or does not provide Respondent with a hearing
8 within 30 days of a such a request, the notification of cease practice shall be dissolved.

9 6. EDUCATION COURSE. Within 60 calendar days of the effective date of this
10 Decision, and on an annual basis thereafter, Respondent shall submit to the Board or its designee
11 for its prior approval educational program(s) or course(s) which shall not be less than 40 hours
12 per year, for each year of probation. The educational program(s) or course(s) shall be aimed at
13 correcting any areas of deficient practice or knowledge and shall be Category I certified. The
14 educational program(s) or course(s) shall be at Respondent's expense and shall be in addition to
15 the Continuing Medical Education (CME) requirements for renewal of licensure. Following the
16 completion of each course, the Board or its designee may administer an examination to test
17 Respondent's knowledge of the course. Respondent shall provide proof of attendance for 65
18 hours of CME of which 40 hours were in satisfaction of this condition.

19 7. CLINICAL TRAINING PROGRAM. Within 30 calendar days after The Board
20 determines that Respondent 's participation in the Professional Enhancement Program under term
21 2 above is no longer necessary, Respondent shall enroll in a clinical training or educational
22 program equivalent to the Physician Assessment and Clinical Education Program (PACE) offered
23 at the University of California - San Diego School of Medicine ("Program"). Respondent shall
24 successfully complete the Program not later than six (6) months after Respondent's initial
25 enrollment unless the Board or its designee agrees in writing to an extension of that time.

26 The Program shall consist of a Comprehensive Assessment program comprised of a two-
27 day assessment of Respondent's physical and mental health; basic clinical and communication
28 skills common to all clinicians; and medical knowledge, skill and judgment pertaining to

1 Respondent's area of practice in which Respondent was alleged to be deficient, and at minimum,
2 a 40 hour program of clinical education in the area of practice in which Respondent was alleged
3 to be deficient and which takes into account data obtained from the assessment, Decision(s),
4 Accusation(s), and any other information that the Board or its designee deems relevant.
5 Respondent shall pay all expenses associated with the clinical training program.

6 Based on Respondent's performance and test results in the assessment and clinical
7 education, the Program will advise the Board or its designee of its recommendation(s) for the
8 scope and length of any additional educational or clinical training, treatment for any medical
9 condition, treatment for any psychological condition, or anything else affecting Respondent's
10 practice of medicine. Respondent shall comply with Program recommendations.

11 At the completion of any additional educational or clinical training, Respondent shall
12 submit to and pass an examination. Determination as to whether Respondent successfully
13 completed the examination or successfully completed the program is solely within the program's
14 jurisdiction.

15 Respondent shall not practice medicine until Respondent has successfully completed the
16 Program and has been so notified by the Board or its designee in writing, except that Respondent
17 may practice in a clinical training program approved by the Board or its designee. Respondent's
18 practice of medicine shall be restricted only to that which is required by the approved training
19 program.

20 8. PSYCHIATRIC EVALUATION. Within 30 calendar days of the effective date of
21 this Decision, and on whatever periodic basis thereafter may be required by the Board or its
22 designee, Respondent shall undergo and complete a psychiatric evaluation (and psychological
23 testing, if deemed necessary) by a Board-appointed board certified psychiatrist, who shall
24 consider any information provided by the Board or designee and any other information the
25 psychiatrist deems relevant, and shall furnish a written evaluation report to the Board or its
26 designee. Psychiatric evaluations conducted prior to the effective date of the Decision shall not
27 be accepted towards the fulfillment of this requirement. Respondent shall pay the cost of all
28 psychiatric evaluations and psychological testing.

1 Respondent shall comply with all restrictions or conditions recommended by the evaluating
2 psychiatrist within 15 calendar days after being notified by the Board or its designee.

3 Respondent shall not engage in the practice of medicine until notified by the Board or its
4 designee that Respondent is mentally fit to practice medicine safely. The period of time that
5 Respondent is not practicing medicine shall not be counted toward completion of the term of
6 probation.

7 9. PSYCHOTHERAPY. Within 60 calendar days of the effective date of this Decision,
8 Respondent shall submit to the Board or its designee for prior approval the name and
9 qualifications of a California-licensed board certified psychiatrist or a licensed psychologist who
10 has a doctoral degree in psychology and at least five years of postgraduate experience in the
11 diagnosis and treatment of emotional and mental disorders. Upon approval, Respondent shall
12 undergo and continue psychotherapy treatment, including any modifications to the frequency of
13 psychotherapy, until the Board or its designee deems that no further psychotherapy is necessary.

14 The psychotherapist shall consider any information provided by the Board or its designee
15 and any other information the psychotherapist deems relevant and shall furnish a written
16 evaluation report to the Board or its designee. Respondent shall cooperate in providing the
17 psychotherapist any information and documents that the psychotherapist may deem pertinent.

18 Respondent shall have the treating psychotherapist submit quarterly status reports to the
19 Board or its designee. The Board or its designee may require Respondent to undergo psychiatric
20 evaluations by a Board-appointed board certified psychiatrist. If, prior to the completion of
21 probation, Respondent is found to be mentally unfit to resume the practice of medicine without
22 restrictions, the Board shall retain continuing jurisdiction over Respondent's license and the
23 period of probation shall be extended until the Board determines that Respondent is mentally fit
24 to resume the practice of medicine without restrictions.

25 Respondent shall pay the cost of all psychotherapy and psychiatric evaluations.

26 10. MONITORING - PRACTICE. Within 30 calendar days of the effective date of this
27 Decision, Respondent shall participate in a professional enhancement program equivalent to the
28 one offered by the Physician Assessment and Clinical Education Program at the University of

1 California, San Diego School of Medicine, that includes, at minimum, quarterly chart review,
2 semi-annual practice assessment, and semi-annual review of professional growth and education.
3 Respondent shall participate in the professional enhancement program at Respondent's expense
4 during the term of probation.

5 11. SOLO PRACTICE PROHIBITION. Respondent is prohibited from engaging in the
6 solo practice of medicine. Prohibited solo practice includes, but is not limited to, a practice
7 where: 1) Respondent merely shares office space with another physician but is not affiliated for
8 purposes of providing patient care, or 2) Respondent is the sole physician practitioner at that
9 location.

10 If Respondent fails to establish a practice with another physician or secure employment in
11 an appropriate practice setting within 60 calendar days of the effective date of this Decision,
12 Respondent shall receive a notification from the Board or its designee to cease the practice of
13 medicine within three (3) calendar days after being so notified. The Respondent shall not resume
14 practice until an appropriate practice setting is established.

15 If, during the course of the probation, the Respondent's practice setting changes and the
16 Respondent is no longer practicing in a setting in compliance with this Decision, the Respondent
17 shall notify the Board or its designee within 5 calendar days of the practice setting change. If
18 Respondent fails to establish a practice with another physician or secure employment in an
19 appropriate practice setting within 60 calendar days of the practice setting change, Respondent
20 shall receive a notification from the Board or its designee to cease the practice of medicine within
21 three (3) calendar days after being so notified. The Respondent shall not resume practice until an
22 appropriate practice setting is established.

23 12. NOTIFICATION. Within seven (7) days of the effective date of this Decision, the
24 Respondent shall provide a true copy of this Decision and Accusation to the Chief of Staff or the
25 Chief Executive Officer at every hospital where privileges or membership are extended to
26 Respondent, at any other facility where Respondent engages in the practice of medicine,
27 including all physician and locum tenens registries or other similar agencies, and to the Chief
28 Executive Officer at every insurance carrier which extends malpractice insurance coverage to

1 Respondent. Respondent shall submit proof of compliance to the Board or its designee within 15
2 calendar days.

3 This condition shall apply to any change(s) in hospitals, other facilities or insurance carrier.

4 13. SUPERVISION OF PHYSICIAN ASSISTANTS. During probation, Respondent is
5 prohibited from supervising physician assistants.

6 14. OBEY ALL LAWS. Respondent shall obey all federal, state and local laws, all rules
7 governing the practice of medicine in California and remain in full compliance with any court
8 ordered criminal probation, payments, and other orders.

9 15. QUARTERLY DECLARATIONS. Respondent shall submit quarterly declarations
10 under penalty of perjury on forms provided by the Board, stating whether there has been
11 compliance with all the conditions of probation.

12 Respondent shall submit quarterly declarations not later than 10 calendar days after the end
13 of the preceding quarter.

14 16. GENERAL PROBATION REQUIREMENTS.

15 Compliance with Probation Unit

16 Respondent shall comply with the Board's probation unit and all terms and conditions of
17 this Decision.

18 Address Changes

19 Respondent shall, at all times, keep the Board informed of Respondent's business and
20 residence addresses, email address (if available), and telephone number. Changes of such
21 addresses shall be immediately communicated in writing to the Board or its designee. Under no
22 circumstances shall a post office box serve as an address of record, except as allowed by Business
23 and Professions Code section 2021(b).

24 Place of Practice

25 Respondent shall not engage in the practice of medicine in Respondent's or patient's place
26 of residence, unless the patient resides in a skilled nursing facility or other similar licensed
27 facility.

28 License Renewal

1 Respondent shall maintain a current and renewed California physician's and surgeon's
2 license.

3 Travel or Residence Outside California

4 Respondent shall immediately inform the Board or its designee, in writing, of travel to any
5 areas outside the jurisdiction of California which lasts, or is contemplated to last, more than thirty
6 (30) calendar days.

7 In the event Respondent should leave the State of California to reside or to practice
8 Respondent shall notify the Board or its designee in writing 30 calendar days prior to the dates of
9 departure and return.

10 17. INTERVIEW WITH THE BOARD OR ITS DESIGNEE. Respondent shall be
11 available in person upon request for interviews either at Respondent's place of business or at the
12 probation unit office, with or without prior notice throughout the term of probation.

13 18. NON-PRACTICE WHILE ON PROBATION. Respondent shall notify the Board or
14 its designee in writing within 15 calendar days of any periods of non-practice lasting more than
15 30 calendar days and within 15 calendar days of Respondent's return to practice. Non-practice is
16 defined as any period of time Respondent is not practicing medicine in California as defined in
17 Business and Professions Code sections 2051 and 2052 for at least 40 hours in a calendar month
18 in direct patient care, clinical activity or teaching, or other activity as approved by the Board. All
19 time spent in an intensive training program which has been approved by the Board or its designee
20 shall not be considered non-practice. Practicing medicine in another state of the United States or
21 Federal jurisdiction while on probation with the medical licensing authority of that state or
22 jurisdiction shall not be considered non-practice. A Board-ordered suspension of practice shall
23 not be considered as a period of non-practice.

24 In the event Respondent's period of non-practice while on probation exceeds 18 calendar
25 months, Respondent shall successfully complete a clinical training program that meets the criteria
26 of Condition 18 of the current version of the Board's "Manual of Model Disciplinary Orders and
27 Disciplinary Guidelines" prior to resuming the practice of medicine.

28 Respondent's period of non-practice while on probation shall not exceed two (2) years.

1 Periods of non-practice will not apply to the reduction of the probationary term.

2 Periods of non-practice will relieve Respondent of the responsibility to comply with the
3 probationary terms and conditions with the exception of this condition and the following terms
4 and conditions of probation: Obey All Laws; and General Probation Requirements.

5 19. COMPLETION OF PROBATION. Respondent shall comply with all financial
6 obligations (e.g., restitution, probation costs) not later than 120 calendar days prior to the
7 completion of probation. Upon successful completion of probation, Respondent's certificate shall
8 be fully restored.

9 20. VIOLATION OF PROBATION. Failure to fully comply with any term or condition
10 of probation is a violation of probation. If Respondent violates probation in any respect, the
11 Board, after giving Respondent notice and the opportunity to be heard, may revoke probation and
12 carry out the disciplinary order that was stayed. If an Accusation, or Petition to Revoke Probation,
13 or an Interim Suspension Order is filed against Respondent during probation, the Board shall have
14 continuing jurisdiction until the matter is final, and the period of probation shall be extended until
15 the matter is final.

16 21. LICENSE SURRENDER. Following the effective date of this Decision, if
17 Respondent ceases practicing due to retirement or health reasons or is otherwise unable to satisfy
18 the terms and conditions of probation, Respondent may request to surrender his or her license.
19 The Board reserves the right to evaluate Respondent's request and to exercise its discretion in
20 determining whether or not to grant the request, or to take any other action deemed appropriate
21 and reasonable under the circumstances. Upon formal acceptance of the surrender, Respondent
22 shall within 15 calendar days deliver Respondent's wallet and wall certificate to the Board or its
23 designee and Respondent shall no longer practice medicine. Respondent will no longer be subject
24 to the terms and conditions of probation. If Respondent re-applies for a medical license, the
25 application shall be treated as a petition for reinstatement of a revoked certificate.


26 22. PROBATION MONITORING COSTS. Respondent shall pay the costs associated
27 with probation monitoring each and every year of probation, as designated by the Board, which
28 may be adjusted on an annual basis. Such costs shall be payable to the Medical Board of

1 California and delivered to the Board or its designee no later than January 31 of each calendar
2 year.

3 ACCEPTANCE

4 I have carefully read the above Stipulated Settlement and Disciplinary Order and have fully
5 discussed it with my attorney, Indra Lahiri, Esq. I understand the stipulation and the effect it will
6 have on my Physician's and Surgeon's Certificate. I enter into this Stipulated Settlement and
7 Disciplinary Order voluntarily, knowingly, and intelligently, and agree to be bound by the
8 Decision and Order of the Medical Board of California.

9
10 DATED: 1/4/17


11 SHIQUAN XIONG, M.D.
Respondent

12 I have read and fully discussed with Respondent Shiquan Xiong, M.D. the terms and
13 conditions and other matters contained in the above Stipulated Settlement and Disciplinary Order.
14 I approve its form and content.

15 DATED: 1/4/17


16 INDRA LAHIRI
Attorney for Respondent

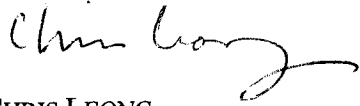
17 ENDORSEMENT

18 The foregoing Stipulated Settlement and Disciplinary Order is hereby respectfully
19 submitted for consideration by the Medical Board of California.

20 Dated: 1/4/17

Respectfully submitted,

21 KAMALA D. HARRIS
Attorney General of California
22 ROBERT MCKIM BELL
Supervising Deputy Attorney General


23
24 CHRIS LEONG
25 Deputy Attorney General
Attorneys for Complainant

26
27 LA2016501562/6222416562232803.docx

Exhibit A

Decision for Accusation Against Shiquan Xiong No. 08-2012-225501

BEFORE THE
MEDICAL BOARD OF CALIFORNIA
DEPARTMENT OF CONSUMER AFFAIRS
STATE OF CALIFORNIA

In the Matter of the Accusation Against:)
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SHIQUAN XIONG, M.D.) Case No. 08-2012-225501
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Physician's and Surgeon's)
Certificate No. A 102651)
)
Respondent.)
_____)

DECISION AND ORDER

The attached Stipulated Settlement and Disciplinary Order is hereby adopted by the Medical Board of California, Department of Consumer Affairs, State of California, as its Decision in this matter.

This Decision shall become effective at 5:00 p.m. on April 24, 2015.

IT IS SO ORDERED March 26, 2015.

MEDICAL BOARD OF CALIFORNIA

By: Dev Gnanadev MD
Dev Gnanadev, M.D., Chair
Panel B

1 KAMALA D. HARRIS
Attorney General of California
2 E. A. JONES III
Supervising Deputy Attorney General
3 CHRIS LEONG
Deputy Attorney General
4 State Bar No. 141079
California Department of Justice
5 300 So. Spring Street, Suite 1702
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6 Telephone: (213) 897-2575
Facsimile: (213) 897-9395
7 E-mail: chris.leong@doj.ca.gov
Attorneys for Complainant

8
9 **BEFORE THE**
MEDICAL BOARD OF CALIFORNIA
10 **DEPARTMENT OF CONSUMER AFFAIRS**
STATE OF CALIFORNIA

11 In the Matter of the Accusation Against:

Case No. 08-2012-225501

12 **SHIQUAN XIONG, M.D.**

OAH No. 2014060762

13 **10201 Hinderhill Drive**
14 **Bakersfield, CA 93312**

**STIPULATED SETTLEMENT AND
DISCIPLINARY ORDER**

15 **Physician's and Surgeon's Certificate No.**
16 **A 102651**

17 Respondent.

18
19 In the interest of a prompt and speedy settlement of this matter, consistent with the public
20 interest and the responsibility of the Medical Board of California ("Board"), the parties hereby
21 agree to the following Stipulated Settlement and Disciplinary Order which will be submitted to
22 the Board for approval and adoption as the final disposition of the Accusation.

23 PARTIES

24 1. Kimberly Kirchmeyer ("Complainant") is the Executive Director of the Board. She
25 brought this action solely in her official capacity and is represented in this matter by Kamala D.
26 Harris, Attorney General of the State of California, by Chris Leong, Deputy Attorney General.

27 ///

28 ///

1 CULPABILITY

2 9. Respondent understands and agrees that the charges and allegations in Accusation
3 No. 08-2012-225501, if proven at a hearing, constitute cause for imposing discipline upon her
4 Physician's and Surgeon's Certificate.

5 10. For the purpose of resolving the Accusation without the expense and uncertainty of
6 further proceedings, Respondent agrees that, at a hearing, Complainant could establish a factual
7 basis for the charges in the Accusation, and that Respondent hereby gives up her right to contest
8 those charges.

9 11. Respondent agrees that her Physician's and Surgeon's Certificate is subject to
10 discipline and she agrees to be bound by the Board's probationary terms as set forth in the
11 Disciplinary Order below.

12 12. Respondent agrees that if she ever petitions for early termination of probation or
13 modification of probation, or if the board ever petitions for revocation of probation, all of the
14 charges and allegations contained in Accusation No. 08-2012-225501, shall be deemed true,
15 correct and fully admitted by Respondent for purposes of that proceeding or any other licensing
16 proceeding involving Respondent in the State of California.

17 CONTINGENCY

18 13. This stipulation shall be subject to approval by the Medical Board of California.
19 Respondent understands and agrees that counsel for Complainant and the staff of the Medical
20 Board of California may communicate directly with the Board regarding this stipulation and
21 settlement, without notice to or participation by Respondent or her counsel. By signing the
22 stipulation, Respondent understands and agrees that she may not withdraw her agreement or seek
23 to rescind the stipulation prior to the time the Board considers and acts upon it. If the Board fails
24 to adopt this stipulation as its Decision and Order, the Stipulated Settlement and Disciplinary
25 Order shall be of no force or effect, except for this paragraph, it shall be inadmissible in any legal
26 action between the parties, and the Board shall not be disqualified from further action by having
27 considered this matter.

28 ///

1 14. The parties understand and agree that Portable Document Format (PDF) and facsimile
2 copies of this Stipulated Settlement and Disciplinary Order, including Portable Document Format
3 (PDF) and facsimile signatures thereto, shall have the same force and effect as the originals.

4 15. In consideration of the foregoing admissions and stipulations, the parties agree that
5 the Board may, without further notice or formal proceeding, issue and enter the following
6 Disciplinary Order:

7 **DISCIPLINARY ORDER**

8 IT IS HEREBY ORDERED that Physician's and Surgeon's Certificate No. A 102651 issued
9 to Respondent SHIQUAN XIONG, M.D. (Respondent) is revoked. However, the revocation is
10 stayed and Respondent is placed on probation for three (3) years on the following terms and
11 conditions.

12 1. EDUCATION COURSE. Within 60 calendar days of the effective date of this
13 Decision, and on an annual basis thereafter, Respondent shall submit to the Board or its designee
14 for its prior approval educational program(s) or course(s) which shall not be less than 40 hours
15 per year, for each year of probation. The educational program(s) or course(s) shall be aimed at
16 correcting any areas of deficient practice or knowledge and shall be Category I certified. The
17 educational program(s) or course(s) shall be at Respondent's expense and shall be in addition to
18 the Continuing Medical Education (CME) requirements for renewal of licensure. Following the
19 completion of each course, the Board or its designee may administer an examination to test
20 Respondent's knowledge of the course. Respondent shall provide proof of attendance for 65
21 hours of CME of which 40 hours were in satisfaction of this condition.

22 2. PRESCRIBING PRACTICES COURSE. Within 60 calendar days of the effective
23 date of this Decision, Respondent shall enroll in a course in prescribing practices equivalent to the
24 Prescribing Practices Course at the Physician Assessment and Clinical Education Program,
25 University of California, San Diego School of Medicine (Program), approved in advance by the
26 Board or its designee. Respondent shall provide the program with any information and documents
27 that the Program may deem pertinent. Respondent shall participate in and successfully complete
28 the classroom component of the course not later than six (6) months after Respondent's initial

1 enrollment. Respondent shall successfully complete any other component of the course within
2 one (1) year of enrollment. The prescribing practices course shall be at Respondent's expense
3 and shall be in addition to the Continuing Medical Education (CME) requirements for renewal of
4 licensure.

5 A prescribing practices course taken after the acts that gave rise to the charges in the
6 Accusation, but prior to the effective date of the Decision may, in the sole discretion of the Board
7 or its designee, be accepted towards the fulfillment of this condition if the course would have
8 been approved by the Board or its designee had the course been taken after the effective date of
9 this Decision.

10 Respondent shall submit a certification of successful completion to the Board or its
11 designee not later than 15 calendar days after successfully completing the course, or not later than
12 15 calendar days after the effective date of the Decision, whichever is later.

13 3. MEDICAL RECORD KEEPING COURSE. Within 60 calendar days of the effective
14 date of this Decision, Respondent shall enroll in a course in medical record keeping equivalent to
15 the Medical Record Keeping Course offered by the Physician Assessment and Clinical Education
16 Program, University of California, San Diego School of Medicine (Program), approved in
17 advance by the Board or its designee. Respondent shall provide the program with any information
18 and documents that the Program may deem pertinent. Respondent shall participate in and
19 successfully complete the classroom component of the course not later than one (1) year after
20 Respondent's initial enrollment. Respondent shall successfully complete any other component of
21 the course within one (1) year of enrollment. The medical record keeping course shall be at
22 Respondent's expense and shall be in addition to the Continuing Medical Education (CME)
23 requirements for renewal of licensure.

24 A medical record keeping course taken after the acts that gave rise to the charges in the
25 Accusation, but prior to the effective date of the Decision may, in the sole discretion of the Board
26 or its designee, be accepted towards the fulfillment of this condition if the course would have
27 been approved by the Board or its designee had the course been taken after the effective date of
28 this Decision.

1 Respondent shall submit a certification of successful completion to the Board or its
2 designee not later than 15 calendar days after successfully completing the course, or not later than
3 15 calendar days after the effective date of the Decision, whichever is later.

4 4. PROFESSIONALISM PROGRAM (ETHICS COURSE). Within 60 calendar days of
5 the effective date of this Decision, Respondent shall enroll in a professionalism program, that
6 meets the requirements of Title 16, California Code of Regulations (CCR) section 1358.
7 Respondent shall participate in and successfully complete that program. Respondent shall
8 provide any information and documents that the program may deem pertinent. Respondent shall
9 successfully complete the classroom component of the program not later than six (6) months after
10 Respondent's initial enrollment, and the longitudinal component of the program not later than the
11 time specified by the program, but no later than one (1) year after attending the classroom
12 component. The professionalism program shall be at Respondent's expense and shall be in
13 addition to the Continuing Medical Education (CME) requirements for renewal of licensure.

14 A professionalism program taken after the acts that gave rise to the charges in the
15 Accusation, but prior to the effective date of the Decision may, in the sole discretion of the Board
16 or its designee, be accepted towards the fulfillment of this condition if the program would have
17 been approved by the Board or its designee had the program been taken after the effective date of
18 this Decision.

19 Respondent shall submit a certification of successful completion to the Board or its
20 designee not later than 15 calendar days after successfully completing the program or not later
21 than 15 calendar days after the effective date of the Decision, whichever is later.

22 5. PROFESSIONAL BOUNDARIES PROGRAM. Within 60 calendar days from the
23 effective date of this Decision, Respondent shall enroll in a professional boundaries program
24 equivalent to the Professional Boundaries Program offered by the Physician Assessment and
25 Clinical Education Program at the University of California, San Diego School of Medicine
26 ("Program"). Respondent, at the Program's discretion, shall undergo and complete the Program's
27 assessment of Respondent's competency, mental health and/or neuropsychological performance,
28 and at minimum, a 24 hour program of interactive education and training in the area of

1 boundaries, which takes into account data obtained from the assessment and from the Decision(s),
2 Accusation(s) and any other information that the Board or its designee deems relevant. The
3 Program shall evaluate Respondent at the end of the training and the Program shall provide any
4 data from the assessment and training as well as the results of the evaluation to the Board or its
5 designee.

6 Failure to complete the entire Program not later than one (1) year after Respondent's initial
7 enrollment shall constitute a violation of probation unless the Board or its designee agrees in
8 writing to a later time for completion. Based on Respondent's performance in and evaluations
9 from the assessment, education, and training, the Program shall advise the Board or its designee
10 of its recommendation(s) for additional education, training, psychotherapy and other measures
11 necessary to ensure that Respondent can practice medicine safely. Respondent shall comply with
12 Program recommendations. At the completion of the Program, Respondent shall submit to a final
13 evaluation. The Program shall provide the results of the evaluation to the Board or its designee.
14 The professional boundaries program shall be at Respondent's expense and shall be in addition to
15 the Continuing Medical Education (CME) requirements for renewal of licensure.

16 The Program has the authority to determine whether or not Respondent successfully
17 completed the Program.

18 A professional boundaries course taken after the acts that gave rise to the charges in the
19 Accusation, but prior to the effective date of the Decision may, in the sole discretion of the Board
20 or its designee, be accepted towards the fulfillment of this condition if the course would have
21 been approved by the Board or its designee had the course been taken after the effective date of
22 this Decision.

23 If Respondent fails to complete the Program within the designated time period, Respondent
24 shall cease the practice of medicine within three (3) calendar days after being notified by the
25 Board or its designee that Respondent failed to complete the Program.

26 6. CLINICAL TRAINING PROGRAM. Within 60 calendar days of the effective date
27 of this Decision, Respondent shall enroll in a clinical training or educational program equivalent
28 to the Physician Assessment and Clinical Education Program (PACE) offered at the University of

1 California - San Diego School of Medicine ("Program"). Respondent shall successfully complete
2 the Program not later than one (1) year after Respondent's initial enrollment unless the Board or
3 its designee agrees in writing to an extension of that time.

4 The Program shall consist of a Comprehensive Assessment program comprised of a two-
5 day assessment of Respondent's physical and mental health; basic clinical and communication
6 skills common to all clinicians; and medical knowledge, skill and judgment pertaining to
7 Respondent's area of practice in which Respondent was alleged to be deficient, and at minimum,
8 a 40 hour program of clinical education in the area of practice in which Respondent was alleged
9 to be deficient and which takes into account data obtained from the assessment, Decision(s),
10 Accusation(s), and any other information that the Board or its designee deems relevant.
11 Respondent shall pay all expenses associated with the clinical training program.

12 Based on Respondent's performance and test results in the assessment and clinical
13 education, the Program will advise the Board or its designee of its recommendation(s) for the
14 scope and length of any additional educational or clinical training, treatment for any medical
15 condition, treatment for any psychological condition, or anything else affecting Respondent's
16 practice of medicine. Respondent shall comply with Program recommendations.

17 At the completion of any additional educational or clinical training, Respondent shall
18 submit to and pass an examination. Determination as to whether Respondent successfully
19 completed the examination or successfully completed the program is solely within the program's
20 jurisdiction.

21 If Respondent fails to enroll, participate in, or successfully complete the clinical training
22 program within the designated time period, Respondent shall receive a notification from the
23 Board or its designee to cease the practice of medicine within three (3) calendar days after being
24 so notified. The Respondent shall not resume the practice of medicine until enrollment or
25 participation in the outstanding portions of the clinical training program have been completed. If
26 the Respondent did not successfully complete the clinical training program, the Respondent shall
27 not resume the practice of medicine until a final decision has been rendered on the accusation
28 and/or a petition to revoke probation. The cessation of practice shall not apply to the reduction of

1 the probationary time period.

2 Within 60 days after Respondent has successfully completed the clinical training program,
3 Respondent shall participate in a professional enhancement program equivalent to the one offered
4 by the Physician Assessment and Clinical Education Program at the University of California, San
5 Diego School of Medicine, which shall include quarterly chart review, semi-annual practice
6 assessment, and semi-annual review of professional growth and education. Respondent shall
7 participate in the professional enhancement program at Respondent's expense during the term of
8 probation, or until the Board or its designee determines that further participation is no longer
9 necessary.

10 7. MONITORING - PRACTICE/BILLING. Within 30 calendar days of the effective
11 date of this Decision, Respondent shall submit to the Board or its designee for prior approval as a
12 practice and billing monitors, the name and qualifications of one or more licensed physicians and
13 surgeons whose licenses are valid and in good standing, and who are preferably American Board
14 of Medical Specialties (ABMS) certified. A monitor shall have no prior or current business or
15 personal relationship with Respondent, or other relationship that could reasonably be expected to
16 compromise the ability of the monitor to render fair and unbiased reports to the Board, including
17 but not limited to any form of bartering, shall be in Respondent's field of practice, and must agree
18 to serve as Respondent's monitor. Respondent shall pay all monitoring costs.

19 The Board or its designee shall provide the approved monitor with copies of the Decision(s)
20 and Accusation(s), and a proposed monitoring plan. Within 15 calendar days of receipt of the
21 Decision(s), Accusation(s), and proposed monitoring plan, the monitor shall submit a signed
22 statement that the monitor has read the Decision(s) and Accusation(s), fully understands the role
23 of a monitor, and agrees or disagrees with the proposed monitoring plan. If the monitor disagrees
24 with the proposed monitoring plan, the monitor shall submit a revised monitoring plan with the
25 signed statement for approval by the Board or its designee.

26 Within 60 calendar days of the effective date of this Decision, and continuing throughout
27 probation, Respondent's practice and billing shall be monitored by the approved monitor.
28 Respondent shall make all records available for immediate inspection and copying on the

1 premises by the monitor at all times during business hours and shall retain the records for the
2 entire term of probation.

3 If Respondent fails to obtain approval of a monitor within 60 calendar days of the effective
4 date of this Decision, Respondent shall receive a notification from the Board or its designee to
5 cease the practice of medicine within three (3) calendar days after being so notified. Respondent
6 shall cease the practice of medicine until a monitor is approved to provide monitoring
7 responsibility.

8 The monitor(s) shall submit a quarterly written report to the Board or its designee which
9 includes an evaluation of Respondent's performance, indicating whether Respondent's practices
10 are within the standards of practice of both, and whether Respondent is practicing medicine
11 safely, billing appropriately or both. It shall be the sole responsibility of Respondent to ensure
12 that the monitor submits the quarterly written reports to the Board or its designee within 10
13 calendar days after the end of the preceding quarter.

14 If the monitor resigns or is no longer available, Respondent shall, within 5 calendar days of
15 such resignation or unavailability, submit to the Board or its designee, for prior approval, the
16 name and qualifications of a replacement monitor who will be assuming that responsibility within
17 15 calendar days. If Respondent fails to obtain approval of a replacement monitor within 60
18 calendar days of the resignation or unavailability of the monitor, Respondent shall receive a
19 notification from the Board or its designee to cease the practice of medicine within three (3)
20 calendar days after being so notified Respondent shall cease the practice of medicine until a
21 replacement monitor is approved and assumes monitoring responsibility.

22 8. SOLO PRACTICE PROHIBITION. Respondent is prohibited from engaging in the
23 solo practice of medicine. Prohibited solo practice includes, but is not limited to, a practice
24 where: 1) Respondent merely shares office space with another physician but is not affiliated for
25 purposes of providing patient care, or 2) Respondent is the sole physician practitioner at that
26 location.

27 If Respondent fails to establish a practice with another physician or secure employment in
28 an appropriate practice setting within 60 calendar days of the effective date of this Decision,

1 Respondent shall receive a notification from the Board or its designee to cease the practice of
2 medicine within three (3) calendar days after being so notified. The Respondent shall not resume
3 practice until an appropriate practice setting is established.

4 If, during the course of the probation, the Respondent's practice setting changes and the
5 Respondent is no longer practicing in a setting in compliance with this Decision, the Respondent
6 shall notify the Board or its designee within 5 calendar days of the practice setting change. If
7 Respondent fails to establish a practice with another physician or secure employment in an
8 appropriate practice setting within 60 calendar days of the practice setting change, Respondent
9 shall receive a notification from the Board or its designee to cease the practice of medicine within
10 three (3) calendar days after being so notified. The Respondent shall not resume practice until an
11 appropriate practice setting is established.

12 9. NOTIFICATION. Within seven (7) days of the effective date of this Decision, the
13 Respondent shall provide a true copy of this Decision and Accusation to the Chief of Staff or the
14 Chief Executive Officer at every hospital where privileges or membership are extended to
15 Respondent, at any other facility where Respondent engages in the practice of medicine,
16 including all physician and locum tenens registries or other similar agencies, and to the Chief
17 Executive Officer at every insurance carrier which extends malpractice insurance coverage to
18 Respondent. Respondent shall submit proof of compliance to the Board or its designee within 15
19 calendar days.

20 This condition shall apply to any change(s) in hospitals, other facilities or insurance carrier.

21 10. SUPERVISION OF PHYSICIAN ASSISTANTS. During probation, Respondent is
22 prohibited from supervising physician assistants.

23 11. OBEY ALL LAWS. Respondent shall obey all federal, state and local laws, all rules
24 governing the practice of medicine in California and remain in full compliance with any court
25 ordered criminal probation, payments, and other orders.

26 12. QUARTERLY DECLARATIONS. Respondent shall submit quarterly declarations
27 under penalty of perjury on forms provided by the Board, stating whether there has been
28 compliance with all the conditions of probation.

1 Respondent shall submit quarterly declarations not later than 10 calendar days after the end
2 of the preceding quarter.

3 13. GENERAL PROBATION REQUIREMENTS.

4 Compliance with Probation Unit

5 Respondent shall comply with the Board's probation unit and all terms and conditions of
6 this Decision.

7 Address Changes

8 Respondent shall, at all times, keep the Board informed of Respondent's business and
9 residence addresses, email address (if available), and telephone number. Changes of such
10 addresses shall be immediately communicated in writing to the Board or its designee. Under no
11 circumstances shall a post office box serve as an address of record, except as allowed by Business
12 and Professions Code section 2021(b).

13 Place of Practice

14 Respondent shall not engage in the practice of medicine in Respondent's or patient's place
15 of residence, unless the patient resides in a skilled nursing facility or other similar licensed
16 facility.

17 License Renewal

18 Respondent shall maintain a current and renewed California physician's and surgeon's
19 license.

20 Travel or Residence Outside California

21 Respondent shall immediately inform the Board or its designee, in writing, of travel to any
22 areas outside the jurisdiction of California which lasts, or is contemplated to last, more than thirty
23 (30) calendar days.

24 In the event Respondent should leave the State of California to reside or to practice
25 Respondent shall notify the Board or its designee in writing 30 calendar days prior to the dates of
26 departure and return.

27 14. INTERVIEW WITH THE BOARD OR ITS DESIGNEE. Respondent shall be

28 available in person upon request for interviews either at Respondent's place of business or at the

1 probation unit office, with or without prior notice throughout the term of probation.

2 15. NON-PRACTICE WHILE ON PROBATION. Respondent shall notify the Board or
3 its designee in writing within 15 calendar days of any periods of non-practice lasting more than
4 30 calendar days and within 15 calendar days of Respondent's return to practice. Non-practice is
5 defined as any period of time Respondent is not practicing medicine in California as defined in
6 Business and Professions Code sections 2051 and 2052 for at least 40 hours in a calendar month
7 in direct patient care, clinical activity or teaching, or other activity as approved by the Board. All
8 time spent in an intensive training program which has been approved by the Board or its designee
9 shall not be considered non-practice. Practicing medicine in another state of the United States or
10 Federal jurisdiction while on probation with the medical licensing authority of that state or
11 jurisdiction shall not be considered non-practice. A Board-ordered suspension of practice shall
12 not be considered as a period of non-practice.

13 In the event Respondent's period of non-practice while on probation exceeds 18 calendar
14 months, Respondent shall successfully complete a clinical training program that meets the criteria
15 of Condition 18 of the current version of the Board's "Manual of Model Disciplinary Orders and
16 Disciplinary Guidelines" prior to resuming the practice of medicine.

17 Respondent's period of non-practice while on probation shall not exceed two (2) years.

18 Periods of non-practice will not apply to the reduction of the probationary term.

19 Periods of non-practice will relieve Respondent of the responsibility to comply with the
20 probationary terms and conditions with the exception of this condition and the following terms
21 and conditions of probation: Obey All Laws; and General Probation Requirements.

22 16. COMPLETION OF PROBATION. Respondent shall comply with all financial
23 obligations (e.g., restitution, probation costs) not later than 120 calendar days prior to the
24 completion of probation. Upon successful completion of probation, Respondent's certificate shall
25 be fully restored.

26 17. VIOLATION OF PROBATION. Failure to fully comply with any term or condition
27 of probation is a violation of probation. If Respondent violates probation in any respect, the
28 Board, after giving Respondent notice and the opportunity to be heard, may revoke probation and

1 carry out the disciplinary order that was stayed. If an Accusation, or Petition to Revoke Probation,
2 or an Interim Suspension Order is filed against Respondent during probation, the Board shall have
3 continuing jurisdiction until the matter is final, and the period of probation shall be extended until
4 the matter is final.

5 18. LICENSE SURRENDER. Following the effective date of this Decision, if
6 Respondent ceases practicing due to retirement or health reasons or is otherwise unable to satisfy
7 the terms and conditions of probation, Respondent may request to surrender his or her license.
8 The Board reserves the right to evaluate Respondent's request and to exercise its discretion in
9 determining whether or not to grant the request, or to take any other action deemed appropriate
10 and reasonable under the circumstances. Upon formal acceptance of the surrender, Respondent
11 shall within 15 calendar days deliver Respondent's wallet and wall certificate to the Board or its
12 designee and Respondent shall no longer practice medicine. Respondent will no longer be subject
13 to the terms and conditions of probation. If Respondent re-applies for a medical license, the
14 application shall be treated as a petition for reinstatement of a revoked certificate.

15 19. PROBATION MONITORING COSTS. Respondent shall pay the costs associated
16 with probation monitoring each and every year of probation, as designated by the Board, which
17 may be adjusted on an annual basis. Such costs shall be payable to the Medical Board of
18 California and delivered to the Board or its designee no later than January 31 of each calendar
19 year.

20 ACCEPTANCE

21 I have carefully read the above Stipulated Settlement and Disciplinary Order and have fully
22 discussed it with my attorney, Indra Lahiri. I understand the stipulation and the effect it will have
23 on my Physician's and Surgeon's Certificate. I enter into this Stipulated Settlement and
24 Disciplinary Order voluntarily, knowingly, and intelligently, and agree to be bound by the
25 Decision and Order of the Medical Board of California.

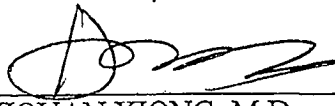
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DATED: 1-12-15


SHIQUAN XIONG, M.D.
Respondent

I have read and fully discussed with Respondent SHIQUAN XIONG , M.D. the terms and conditions and other matters contained in the above Stipulated Settlement and Disciplinary Order. I approve its form and content.

DATED: 1/12/15

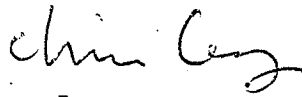

INDRA LAHIRI, ESQ.
Attorney for Respondent

ENDORSEMENT

The foregoing Stipulated Settlement and Disciplinary Order is hereby respectfully submitted for consideration by the Medical Board of California.

Dated: 1/12/15

Respectfully submitted,
KAMALA D. HARRIS
Attorney General of California
E. A. JONES III
Supervising Deputy Attorney General


CHRIS LEONG
Deputy Attorney General
Attorneys for Complainant

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Exhibit A

Accusation No. 08-2012-225501

[Faint, illegible text]

1 KAMALA D. HARRIS
Attorney General of California
2 E. A. JONES III
Supervising Deputy Attorney General
3 CHRIS LEONG
Deputy Attorney General
4 State Bar No. 141079
California Department of Justice
5 300 So. Spring Street, Suite 1702
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Facsimile: (213) 897-9395
7 *Attorneys for Complainant*

FILED
STATE OF CALIFORNIA
MEDICAL BOARD OF CALIFORNIA
SACRAMENTO MAY 15, 2014
BY: J. TELCHAK ANALYST

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10 BEFORE THE
MEDICAL BOARD OF CALIFORNIA
DEPARTMENT OF CONSUMER AFFAIRS
11 STATE OF CALIFORNIA

12 In the Matter of the Accusation Against:

Case No. 08-2012-225501

13 **SHIQUAN XIONG, M.D.**
10201 Hinderhill Drive
14 Bakersfield, CA 93312

ACCUSATION

15 Physician's and Surgeon's Certificate
16 No. A 102651

Respondent.

17
18
19 Complainant alleges:

20 PARTIES

21 1. Kimberly Kirchmeyer (Complainant), brings this Accusation solely in her official
22 capacity as Executive Director of the Medical Board of California (Board).

23 2. On or about January 30, 2008, the Board issued Physician's and Surgeon's
24 Certificate Number A 102651 to Shiquan Xiong, M.D. (Respondent). This license was in full
25 force and effect at all times relevant to the charges brought herein and expires on December 31,
26 2015, unless renewed.

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JURISDICTION

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3. This Accusation is brought before the Board under the authority of the following laws. All section references are to the Business and Professions Code (Code) unless otherwise indicated.

4. Section 2227 of the Code states, in pertinent part:

"(a) A licensee whose matter has been heard by an administrative law judge of the Medical Quality Hearing Panel as designated in Section 11371 of the Government Code, or whose default has been entered, and who is found guilty, or who has entered into a stipulation for disciplinary action with the Board may, in accordance with the provisions of this chapter:

- "(1) Have his or her license revoked upon order of the Board.
- "(2) Have his or her right to practice suspended for a period not to exceed one year upon order of the Board.
- "(3) Be placed on probation and be required to pay the costs of probation monitoring upon order of the Board.
- "(4) Be publicly reprimanded by the Board.
- "(5) Have any other action taken in relation to discipline as the Board or an administrative law judge may deem proper."

5. Section 2234 of the Code, states:

"The Board shall take action against any licensee who is charged with unprofessional conduct. In addition to other provisions of this article, unprofessional conduct includes, but is not limited to, the following:

- "(a) Violating or attempting to violate, directly or indirectly, assisting in or abetting the violation of, or conspiring to violate any provision of this chapter.
- "(b) Gross negligence.
- "(c) Repeated negligent acts. To be repeated, there must be two or more negligent acts or omissions. An initial negligent act or omission followed by a separate and distinct departure from the applicable standard of care shall constitute repeated negligent acts.
- "(1) An initial negligent diagnosis followed by an act or omission medically appropriate for

1 that negligent diagnosis of the patient shall constitute a single negligent act.

2 "(2) When the standard of care requires a change in the diagnosis, act, or
3 omission that constitutes the negligent act described in paragraph (1), including, but not limited
4 to, a reevaluation of the diagnosis or a change in treatment, and the licensee's conduct departs
5 from the applicable standard of care, each departure constitutes a separate and distinct breach of
6 the standard of care.

7 "(d) Incompetence.

8 "(e) The commission of any act involving dishonesty or corruption which is
9 substantially related to the qualifications, functions, or duties of a physician and surgeon.

10 "(f) Any action or conduct which would have warranted the denial of a certificate.

11 "..."

12 6. Section 2238 of the Code states:

13 "A violation of any federal statute or federal regulation or any of the statutes or regulations
14 of this state regulating dangerous drugs or controlled substances constitutes unprofessional
15 conduct."

16 7. Section 2242, subdivision (a) of the Code states: "Prescribing, dispensing, or
17 furnishing dangerous drugs as defined in Section 4022 without an appropriate prior examination
18 and a medical indication, constitutes unprofessional conduct."

19 8. Section 2244 of the Code states:

20 "A physician and surgeon who collects biological specimens for clinical testing or
21 examination shall secure or ensure that his or her employees, agents, or contractors secure those
22 specimens in a locked container when those specimens are placed in a public location outside the
23 custodial control of the licensee, or his or her employees, agents, or contractors, pursuant to the
24 requirements of Section 681.

25 "Commencing after July 1, 2000, the board may impose a fine against a licensee not to
26 exceed the sum of one thousand dollars (\$1,000) for a violation of this section.

27 "This section shall not apply when the biological specimens have been received by mail in
28 compliance with all applicable laws and regulations."

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9. Section 725 of the Code states:

"(a) Repeated acts of clearly excessive prescribing, furnishing, dispensing, or administering of drugs or treatment, repeated acts of clearly excessive use of diagnostic procedures, or repeated acts of clearly excessive use of diagnostic or treatment facilities as determined by the standard of the community of licensees is unprofessional conduct for a physician and surgeon, dentist, podiatrist, psychologist, physical therapist, chiropractor, optometrist, speech-language pathologist, or audiologist.

"(b) Any person who engages in repeated acts of clearly excessive prescribing or administering of drugs or treatment is guilty of a misdemeanor and shall be punished by a fine of not less than one hundred dollars (\$100) nor more than six hundred dollars (\$600), or by imprisonment for a term of not less than 60 days nor more than 180 days, or by both that fine and imprisonment.

"(c) A practitioner who has a medical basis for prescribing, furnishing, dispensing, or administering dangerous drugs or prescription controlled substances shall not be subject to disciplinary action or prosecution under this section.

"(d) No physician and surgeon shall be subject to disciplinary action pursuant to this section for treating intractable pain in compliance with Section 2241.5."

10. Section 2266 of the Code states: "The failure of a physician and surgeon to maintain adequate and accurate records relating to the provision of services to their patients constitutes unprofessional conduct."

FIRST CAUSE FOR DISCIPLINE

(Gross Negligence)

11. Respondent is subject to disciplinary action under Code section 2234, subdivision (b), in that she was grossly negligent in the care and treatment of Patients T.T.¹ and R.S. and for her conduct regarding the Truxton Psychiatric Medical Group. The circumstances are as follows:

///

¹ The names of the patients are reduced to initials for privacy.

1 Patient T.T.

2 12. Patient T.T., then 45 years of age, was treated twice by Respondent on,
3 February 10, 2012, and June 29, 2012. Respondent recorded the visits on an electronic record in
4 the Garden Oasis Medical Clinic. Initially, on February 10, 2012, T.T., who had a history of
5 bipolar disorder, was recorded as seeking a "full psychiatric evaluation." Included in presenting
6 symptoms were: hearing voices, insomnia for days, sexual indiscretions and buying sprees. She
7 had had these symptoms for at least nine years. She had a prior history of illicit drug use, many
8 inpatient psychiatric admissions, and prison stays. She had received from her recent prior
9 psychiatrist Lexapro 10 mg, Depakote 1000 mg at bedtime, Seroquel 200 mg in the morning and
10 600 mg at bedtime, Ambien 10 mg at bedtime, Klonopin 0.5 mg twice a day and Tegretol 600 mg
11 at bedtime. Respondent noted, "She stops taking her medication for a while." After further
12 discussion of symptoms, history, mental status and physical examination, Respondent assessed
13 that T.T. is suffering from "Axis I bipolar I disorder most recent episode (or current) manic
14 severe specified with psychotic behavior and generalized anxiety disorder." She lists the Axis II
15 diagnosis as "deferred, Axis III several musculoskeletal symptoms", "Axis IV severe" and "Axis
16 V GAF 55." Respondent planned to order a complete blood count (CBC), thyroid stimulating
17 hormone (TSH), urine toxicology screen and a basic metabolic profile. Concerning medication
18 she planned to taper down the Tegretol and stop it; she was going to stop Ambien, renew
19 klonopin 0.5 mg twice a day, and Seroquel only 200 mg every AM. Depakote was to continue at
20 1000 mg at bedtime. Respondent mentioned education concerning substances of abuse,
21 attendance at 12 step programs, brief supportive psychotherapy and "pcp co-management,
22 collateral information" and T.T. was to return in one week.

23 13. The next psychiatric visit of T.T. was June 29, 2012. She was with her boy friend,
24 and complained of auditory and visual hallucinations and delusions of demons out to get her. At
25 this point she mentioned she had a seizure disorder. She is also now taking Neurontin 300 mg,
26 Depakote 100 mg at bedtime and Seroquel 200 mg in AM and 200 mg in the day as well. After
27 repeating the same diagnosis, Axes I through IV as before, Respondent planned to: start Remoron
28 15 mg at bedtime, Klonopin 1 mg daily, Cogentin 0.5 mg twice a day, Haldol 3 mg divided; again

1 she stops Ambien, tapers down Tegretol, tapers down Seroquel to 400 mg daily, and reduced
2 Lexapro to 5 mg daily. Respondent freely discussed substance abuse and brief supportive
3 psychotherapy, personal construct psychology (PCP) co-management. She ordered T.T. back in
4 one week and she billed for one hour of treatment.

5 14. Respondent's notes for both visits in the electronic record are chaotic, and at times
6 contradictory and do not convey a reliable account of the patient's problems, history,
7 presentation, or treatment. For example, the "HPI," or history of presenting illness, in February
8 contains a jumble of past and present symptoms so that the reader is not sure when the symptoms
9 occurred. This is compounded by additional headings for past psychiatric history, which contains
10 information about her past and then jump to her current medication.

11 15. In the return visit of June 29, 2012, Respondent's records noted as follows:

12 A. Respondent starts by describing hallucinations and delusions the patient is
13 experiencing, then jumps to the seizure disorder, then states "discussed with patient the liver
14 impairment se (sic) from taking 2 med that cause liver impairment." Respondent recommended
15 the patient see a primary care provider and referred her to a neurologist at least once for med
16 management. She also recommended and discussed the side effects of Seroquel. This is a mix of
17 presenting symptoms, past history, discussion and planning, all before the examination of the
18 patient and under the heading "history of present illness."

19 B. Respondent's records are unclear. For example:

20 1) There are ambiguous and/or unclear statements such as "Thought
21 Process: Linear but blocked."

22 2) "The patient has some illusions and auditory hallucinations not pertinent
23 to her illicit drug use, about a few times every day." This statement also is used for other
24 patients. This statement is unclear because it is unclear if she means the patient is using drugs, or
25 is not using drugs. It is unclear because the note does not mention which drugs. Further, it is
26 unclear what "not pertinent" means in this context.

27 3) Respondent uses an unclear phrase, "She is restless because she is a
28 status of meeting a new doctor" (sic), in the mental status exam of T.T. in February. In

1 describing another patient, R.S., on June 22, 2012, she reports "she is restless because she is in a
2 status of meeting a new doctor."

3 4) Respondent uses an unclear description for T.T.'s thoughts, "Linear but
4 blocked." The same phrase issued in the charts for patient R.S. on June 22 and patient A.S. on
5 November 10, 2011.

6 5) Respondent uses unusual syntax, formatting and abbreviations which
7 makes comprehension difficult. For example, "se" is short for side effect; d/c for "discussed,"
8 though later she uses it on the same page to be mean "discontinue" (as for Ambien) and
9 "discussed" (as for Seroquel prescription). The use of terms "HPI" (history of present illness),
10 "PMI" (past medical history), "SH" (presumably substance history), and "meds," which are all
11 common subject headings used in psychiatry, contain information from other categories, creating
12 confusion when reading the record.

13 6) Other than a perfunctory "patient is oriented to time, place, person,
14 and situations[;] she is alert and responsive..." there is no clear evaluation of cognition or
15 possible level of inebriation. A patient may be alert and oriented but have significant cognitive
16 deficits. Similarly, intoxication is a diagnosis to be considered or rule out for this patient.

17 C. Much of Respondent's records are copied and pasted from other records and
18 therefore not unique to this patient. For example:

19 1) At the beginning of the mental status of examination of February 10,
20 2012, Respondent observes, "The patient is inappropriately groomed and dressed, wearing a
21 white T-shirt and Jeans." This same phrase is used in the mental status examination for patient
22 R.S. on June 22, 2012. It is also used in the intake of patient A.S., on November 10, 2011.

23 2) Respondent describes T.T.'s ability to do analogies In February: "When
24 asked to tell me the difference of shoes and socks the patient answers both are located at bottom."
25 She used the same phrase for R.S. on June 22, 2012, and A.S, on November 10, 2010.

26 D. Respondent's records are inadequate and contradictory as follows:

27 1) While the first sentence of the history of present illness describes "she
28 has noticed persistent hyperactive with pressured speech disorganized thoughts and behaviors..."

1 this is in conflict with the Mental Status Examination (MSE): "mood is sad and depressed."

2 2) The copy and paste technique resulted also in contradictory
3 information: In the intake note of T.T., in February, Respondent includes medications under "past
4 psychiatric history" but omits Neurontin. Four pages later under "meds" T.T is taking
5 Neurontin. In the history of present illness and past psychiatric history she describes in three
6 different paragraphs a significant history of chaotic substance abuse and alcohol abuse but then
7 under substance history "patient denies recent tobacco use or recreational drug use. Occasional
8 alcohol consumption."

9 E. For the second visit, June 29, 2012, Respondent has not written a mental status
10 examination.

11 16. The standard of care in medicine and in the treatment of psychiatric patients requires
12 documentation of the patient's visit. This must include but is not limited to a detailed description
13 of the presenting problem; psychiatric history, recent and past, including prior treating therapists,
14 hospitalizations, medications and interventions; a listing of past suicidal or violent acts; a history
15 of substance abuse; a recording of medical treatments including past illnesses, hospitalizations,
16 current conditions, medications and treatment; social history including family history, and history
17 of trauma; education, military service, employment, economic status and spiritual involvement;
18 legal history; marriage, relationships, siblings and offspring. Special attention should be made to
19 the interaction of recent changes in this catalogue of factors and the clinical presentation of the
20 patient.

21 17. The standard of care requires a medical record that clearly documents events in the
22 office. This document should be easily readable in English so that future physicians, outside
23 agencies and even the patient can understand the history of treatment. The written story of the
24 meeting between the physician and the patient should honestly, unambiguously, and reliably
25 enable any psychiatrist to follow along from presenting problem through examination to
26 diagnosis and treatment. The psychiatric record cannot be written in code, idiosyncratic
27 abbreviations, disjointed formatting or esoteric jargon that no one but the author can decipher,
28 since the goal of the record is to communicate to subsequent readers what happened in the office.

1 18. The standard of psychiatric care requires a mental status examination. Though
2 Respondent did mention that "informed consent signed by patient" in both visits, there is
3 insufficient discussion as to this patient's capacity to give informed consent given her agitated
4 state on both occasions.

5 19. Much of the physical examination on both days focused on the musculoskeletal
6 system and pain in this system. There is no examination of other organ systems. Though it is not
7 standard of care for a psychiatrist to perform a physical exam, this kind of examination, focusing
8 on the musculoskeletal systems indicates that she has pasted the physical evaluation, and for that
9 matter, a great deal of the notes of a clinic colleague, who specializes in treatment of muscular-
10 skeletal pain and acupuncture. The failure to attribute authorship to the colleague's notes leads to
11 a hybrid record from both Respondent and the colleague. About half of the notes on these two
12 days are in reality produced by the colleague. There is no way of knowing where the boundary is
13 between Respondent's notes and the colleague's notes.

14 20. The standard of care for documentation of medical visits requires the avoidance of
15 plagiarism, and the attribution to other authors or physicians of information obtained from them.

16 21. Both records are a mix of copy and pastes, plagiarism and omissions that are neither
17 coherent nor historically accurate. These records do not document that an appropriate prior
18 examination was performed. Though there is a note that labs will be done, lab results are not
19 referenced in the intake or return visit.

20 22. The standard of care for documentation of medical visits and for prescription of
21 medication requires an appropriate prior examination of the patient with delineation of pertinent
22 positives and negatives and faithful documentation of the history, symptoms, physical exam and
23 mental status examination.

24 23. The Practice Guideline for the Treatment of patients with Bipolar Disorder
25 (Revision) supplement to the American Journal of Psychiatry, (Vol. 159 #4 April 2002) states at
26 page 5:

27 "Initial treatment of bipolar disorder requires a thorough assessment of the patient, with
28 particular attention to the safety of the patient, and those around him or her as well as

1 attention to possible comorbid psychiatric or medical illnesses. In addition to the current
2 mood state, the clinician needs to consider the longitudinal history of the patient's illness."

3 24. Respondent did not obtain a physical evaluation including physical examination and
4 laboratory tests: TSH, CBC, RPR, Creatinine, ALT, B12, folate and others. TSH measures
5 thyroid function. In order to prescribe thyroid hormone (levothyroid), a physician must know the
6 level of thyroid function, usually by obtaining a TSH. There was no accurate listing of current
7 medications prescribed by others or obtained over-the-counter. There was no catalogue of when
8 the patient last drank alcohol or used drugs. There was no clear questioning concerning head
9 trauma, surgery, or medical diagnosis. Cognitive testing was superficial if it occurred at all.
10 Cognitive testing of the patient's abilities could have been accomplished with the Folstein
11 Minimental Status Exam, MOCA, the clock test or detailed questioning.

12 25. The standard of care requires a physical assessment of populations where physical
13 illness may be comorbid. This includes vital signs in special situations requiring awareness of this
14 data, such as patients presenting with acute physical symptoms (fainting, chest pain, and
15 diaphoresis). If not obtained in the psychiatrist's office, this examination can be performed by a
16 nurse or generalist with the results recorded in the psychiatric notes. Patients with possible
17 metabolic syndrome, anorexia, and weight gain or loss due to psychiatric conditions should have
18 their weight obtained in the office or by another clinician. Patients who are stable need not have
19 vital signs taken on every visit but should be referred to a generalist to screen for medical
20 disorders.

21 26. The standard of care for psychiatrists requires recognition of concurrent or comorbid
22 medical or physical conditions and medications. Not only must a medical history and review of
23 systems be obtained, but a listing of all medications taken, including those prescribed by non-
24 psychiatrists elsewhere, over-the-counter medications, dosages and durations. Usually this entails
25 obtaining and recording common screening laboratory tests including but not limited to CBC,
26 TSH, ALT, creatinine, FBS. Some patient populations also require awareness of pregnancy
27 testing as well as such lab tests as Folate, B-12 levels, lipid panel, serum electrolytes, lithium,
28 valproate, carbamazepine levels, ESR and RPR.

1 27. Respondent was grossly negligent in his care and treatment of patient T.T. as follows:

2 A. Respondent failed to clearly document the events in her office, as described
3 above.

4 B. Respondent used plagiarized portions of her colleague's records and pasted from
5 other patient's examination records, as described above.

6 C. Respondent failed to perform an appropriate examination prior to prescribing
7 medications, as described above.

8 D. Respondent failed to consider comorbid medical conditions in her treatment of
9 T.T., as described above.

10 Patient R.S.

11 28. On or about August 9, 2012, J.S., the husband of patient R.S., filed a complaint with
12 the Board stating:

13 "[Respondent] has made 5 phone calls (one hour call) and text. Asking my wife to testify
14 [that Respondent's colleague] touched her inappropriately. My wife said it is not true, she
15 was treated appropriately and getting better, and I with my wife whole time. But she won't
16 give up, keep calling and texting ask my wife to testify against [the clinic colleague] with
17 details she instructed how my wife was touched inappropriately. She also tell my wife she
18 can take care of her/my wife for the rest of her life with all medication she needs. My wife
19 has already had anxiety problems, with [Respondent's] constant nagging and 'coaching' I
20 felt [Respondent] is try to 'brain wash' my wife, it is really distress and upset my wife and
21 she was becoming very sick and could not sleep. Her family and I are very irritated and
22 shocked by [Respondent's] behavior. Please protect us from harassing and brain washing
23 from this doctor"

24 29. R.S. saw Respondent once, on June 22, 2012, for panic, anxiety and worry dating back
25 to sexual abuse from a babysitter. Respondent took a history. R.S. had never seen a psychiatrist
26 but got Zoloft from her primary care doctor, which caused a rash. Respondent noted that the
27 patient was appropriately groomed and dressed, "wearing a white T-shirt and jeans." When asked
28 "tell me the difference of shoes and socks," the patient answered, "both are located at bottom."

1 She diagnosed Axis I generalized anxiety disorder and post-traumatic stress disorder. Respondent
2 prescribed Benadryl 50 mg three times daily, Cymbalta 20 mg once daily, and Xanax 2 mg twice
3 a day.

4 30. The American Psychiatric Association's "The Principles of Medical Ethics With
5 Annotations Especially Applicable to Psychiatry," (2009 Edition Revised,) states:

6 "Section 1. A physician shall be dedicated to providing competent medical care with
7 compassion and respect for human dignity and rights. A psychiatrist shall not gratify his or
8 her own needs by exploiting the patient. The psychiatrist shall be ever vigilant about the
9 impact that his or her conduct has upon the boundaries of the doctor-patient relationship,
10 and thus upon the well-being of the patient. These requirements become particularly
11 important because of the essentially private, highly personal, and sometimes intensely
12 emotional nature of the relationship established with the psychiatrist.

13 "Section 2. A physician shall uphold the standards of professionalism, be honest in all
14 professional interactions and strive to report physicians deficient in character or
15 competence, or engaging in fraud or deception to appropriate entities.

16 "1. The requirement that the physician conduct himself/herself with propriety in his or her
17 profession and in all the actions of his or her life is especially important in the case of the
18 psychiatrist because the patient tends to model his or her behavior after that of his or her
19 psychiatrist by identification.

20 "Section 3. A physician shall respect the law and also recognize a responsibility to seek
21 changes in those requirements, which are contrary to the best interests of the patient.

22 "1. It would seem self-evident that a psychiatrist who is a law-breaker might be ethically
23 unsuited to practice his or her profession. When such illegal activities bear directly upon his
24 or her practice, this would obviously be the case.

25 ["...."]

26 "Section 8. A physician shall, while caring for a patient, regard responsibility to the patient
27 as paramount."

28 31. Though Respondent denied any such exploitive phone calls to R.S. during her

1 interview at the Medical Board, one phone call was recorded on July 30, 2012. During the call,
2 Respondent made requests to serve Respondent's purpose of harming her clinic colleague. Not
3 only does this exploit patient R.S. who is perhaps vulnerable due to her history, but represents an
4 attempt to seduce her into committing perjury. During the visit on June 22, 2012, Respondent
5 prescribed Xanax 2 mg which is an aggressive, potentially addictive dose to R.S. The mixing of
6 Respondent's own personal problems with the treatment and problems of R.S. is commonly
7 labeled a "boundary violation." Respondent did not place her responsibility to the patient
8 paramount, was dishonest and set a bad example to this patient by trying to conspire with the
9 patient to commit a crime.

10 32. Respondent was grossly negligent in her care and treatment of patient R.S. as follows:
11 Respondent made repetitive phone calls to her patient R.S. attempting to bribe her with
12 medication to perjure herself by accusing Respondent's clinic colleague of sexual improprieties.

13 33. Respondent was grossly negligent in her care and treatment of patient R.S. by failing to
14 keep accurate records; by using copy and paste plagiarism; and by failing to perform an
15 appropriate prior examination.

16 Patient A.S.

17 34. Respondent treated A.S., a 54-year-old man at the Garden Oasis Clinic from May 10,
18 2011, through June 8, 2012. He was given a diagnosis of "schizophreniform disorder chronic
19 state" and "anxiety disorder in conditions classified elsewhere." He was at first treated with
20 Trileptal and risperidone but this was later switched to Trileptal 1200 mg divided daily and
21 Latuda 80 mg daily and risperidone was stopped. The last documented prescription of this was
22 on June 8, 2012. Respondent was locked out of her office July 3, 2012. The prescriptions on the
23 Truxton pad was written 10 days after Respondent lost access to her office.

24 35. The standard of care is set forth in The American Psychiatric Association's "The
25 Principles of Medical Ethics With Annotations Especially Applicable to Psychiatry," (2009
26 Edition Revised) Section 3, which states:

27 "A physician shall respect the law and also recognize a responsibility to seek changes in
28 those requirements, which are contrary to the best interests of the patient. 1. It would seem

1 self-evident that a psychiatrist who is a law-breaker might be ethically unsuited to practice
2 his or her profession. When such illegal activities bear directly upon his or her practice,
3 this would obviously be the case.”

4 36. Many of the same record deficiencies discussed concerning patient T.T. are evident
5 also in the record of A.S.. This includes plagiarism of her clinic colleague’s notes, repetition of
6 trite phrases that could signify positive, important symptoms but appear word for word in the
7 charts of T.T., R.S., and D.J. Examples are the phrase concerning the “white T shirt and jeans;”
8 the phrase about “socks and shoes” being “at the bottom;” and the phrase “thought process is
9 linear but blocked” which appeared in the charts of T.T., R.S., A.S. and D.J. The vital signs of
10 blood pressure 127/82 and pulse 87 appear month to month in Respondent’s charting of A.S.
11 Despite documentation of receiving lisinopril and metformin there are no standard laboratory
12 tests and no discussion of medical conditions.

13 37. Respondent was grossly negligent in her care and treatment of patient A.S, by failing
14 to keep accurate records; by using of copy and paste plagiarism; and by the failing to perform an
15 appropriate examination prior to treating and prescribing.

16 Patient D.J.

17 38. On or about October 2, 2012, patient D.J. filed a complained against Respondent
18 stating that:

19 “On November 11, 2011 [Respondent] used Topamax [to] help me lose weight. I start to
20 lose memorial not lose weight, and I keep teller her, but she ignore and keep increasing it
21 till I can’t play piano and cannot function. I have to stop take it by myself. I was doing
22 good on my bipolar meds, but she told me my psych meds are poison needs to change, so
23 she change it, then I went into a spending madness loss all my money.” (sic)

24 39. D.J. was a 62-year-old woman seen by Respondent at the Garden Oasis Medical
25 Group from October 7, 2011, through June 22, 2012. Her presenting complaint was being
26 “extremely happy” and having “too many ideas in her head.” She used to be an addict but was
27 now sober for 25 years. She had prior thoughts of wanting to kill her husband. Respondent
28 diagnosed her with “drug dependence excluding opioid type drug” and “bipolar I disorder most

1 recent episode manic." Respondent's initial plan was to continue Seroquel 800 mg daily, Abilify
2 2 mg daily, temazepam 30 mg "with tapering down" and to add cyproheptadine 4 mg at sleep
3 time.

4 40. On the next visit on or about October 24, 2011, Abilify was increased to a higher
5 dose, 10 mg at bedtime, temazepam decreased to 15 mg and cyproheptadine increased to 8 mg at
6 night. There were many frequent office visits from the autumn through winter to spring. In the
7 November 7, 2011, visit there was no order for Topamax, but on December 16, 2011, Respondent
8 continued to prescribe cyproheptadine 8 mg, temazepam 15 mg, Abilify 15 mg at night and
9 Seroquel perhaps 600 mg daily. (The Seroquel situation is confusing since there were two
10 prescriptions noted). On December 30, 2011, there is an order for Topamax 450 mg daily. By
11 the end of December, D.J. was taking Topamax 450 mg daily. There was an ambiguous doctors
12 note on the medical record, dated December 30, 2011, stating that the patient was confused,
13 necessitating decreasing the dose of Topamax from 300 to 200 mg daily. The doctors notes are
14 ambiguous. Thyroid medication was now added at 50 mcg daily.

15 41. On January 6, 13, 16 and 27, 2012, February 17, 24, March 23, and April 13, 2012,
16 D.J. continued to receive 650 mg Topamax a day. On May 18, 2012, this was reduced to 500 mg
17 daily and was reduced further on June 22, 2012. The standard of care is reflected in "The
18 Prescriber's Guide" by Stephen Stahl (2011) which states at page 591, regarding Topamax: "Not
19 clear that it has mood-stabilizing properties but some bipolar patients may respond and if so, it
20 may take several weeks to months to optimize an effect on mood stabilization." At page 592 a
21 dose of 50-300 mg is recommended as "adjunctive treatment" for bipolar disorder. In addition, it
22 is noted that "many bipolar patients do not tolerate more than 200 mg/day. Weight loss is dose -
23 related but most patients treated for weight gain receive doses at the lower end of the dosing
24 range." On page 591, it states that "notable side effects are sedation, asthenia, dizziness, ataxia,
25 parasthesia, nervousness, nystagmus [and] tremor." There is a recommendation on page 593,
26 that "dosage should be reduced by half for renal insufficiency and elderly patient may be more
27 susceptible to adverse effects."

28 42. The chaotic charting of Respondent's records leaves some ambiguity as to when

1 medications and doses were altered. The use of Topamax in the treatment of mania is not
2 recommended according to Steven's Stahl "The Prescriber's Guide." In addition the dose she
3 received, for some weeks 650 mg, is over twice the recommended maximum dose for bipolar
4 disorder. The Practice Guidelines for treatment of patients with bipolar disorder of the APA warn
5 of the risk of side effects with polypharmacy. D.J. received, along with very high dose of
6 Topamax, Seroquel of about 500 mg daily, cyproheptadine 4-8 mg, Abilify 15-25 mg and
7 temazepam. Cyproheptadine and Benadryl, both antihistamines, are sedating. High doses of
8 Topamax can be sedating. Despite Respondent making a minor alteration in dosing, she continued
9 to prescribe doses far above recommended doses along with high dose Seroquel and a sleeping
10 pill and antihistamines. Topamax is not effective for bipolar disorder, so the risks far outweigh
11 the benefits. Though Respondent recognized sedation was resulting from the polypharmacy,
12 there was only a minor alteration of dosage. She failed to respond to D.J.'s difficulties with the
13 medication by correcting her prescribing errors, researching the dosage and using alternative
14 approaches.

15 43. Respondent was grossly negligent in her care and treatment of patient D.J. for using
16 high dose polypharmacy and doses of Topamax more than twice the recommended dosage.

17 44. The standard of care in medicine and in the treatment of psychiatric patients requires
18 documentation of the patient's visit. This must include but is not limited to a detailed description
19 of the presenting problem; a psychiatric history, recent and past, including prior treating
20 therapists, hospitalizations, medications and interventions; a listing of past suicidal or violent
21 acts; a history of substance abuse; a recording of medical treatments including past illnesses,
22 hospitalizations, current conditions, medications and treatment; a social history including family
23 history, history of trauma, education, military service, employment, economic status and spiritual
24 involvement; a legal history; and a history of marriage, relationships, siblings and offspring.
25 Special attention should be paid to the interaction of recent changes in this catalogue of factors
26 and the clinical presentation of the patient.

27 45. The standard of care requires a medical record that clearly documents events in the
28 office. This document should be easily readable in English so that future physicians, outside

1 agencies and even the patient can understand the history of treatment. The written picture of the
2 meeting between physician and patient should honestly, unambiguously, and reliably enable any
3 psychiatrist to follow along from presenting problem through examination to diagnosis and
4 treatment. The psychiatric record cannot be written in code, idiosyncratic abbreviations,
5 disjointed formatting or esoteric jargon that no one but the author can decipher since the goal of
6 the record is to communicate to others what happened in the office. The standard of psychiatric
7 care requires a mental status examination.

8 46. Respondent was grossly negligent in her care and treatment of patient D.J. in her
9 documentation of the patient visits.

10 47. The standard of care for documentation of medical visits is the absence of plagiarism,
11 and instead the attribution to other authors or physicians information obtained from them. A large
12 portion of the record produced by Respondent under her name during the treatment of D.J. is
13 actually taken from the notes of her clinic colleague. Respondent produced a false record for
14 which she billed Medicare, Medi-Cal, and/or insurance providers.

15 48. Respondent was grossly negligent in her care and treatment of patient D.J.
16 by dishonestly using plagiarism and copy/paste to write D.J.'s psychiatric record.

17 49. The standard of care for documentation of medical visits and for prescription of
18 medication requires an "appropriate prior examination" of the patient with delineation of
19 pertinent positives and negatives. The confusing structure of the chart with repeating information
20 and irrelevant, borrowed, pasted entries makes following events very difficult. Furthermore, since
21 most of the record of D.J.'s treatment is a copy of the pre-existing record, that clinical status of
22 the patient, and what happened in the office is unclear.

23 50. Respondent was grossly negligent in her care and treatment of patient D.J. by failing
24 to keep a reliable record of D.J.'s treatment.

25 **SECOND CAUSE FOR DISCIPLINE**

26 (Repeated Negligent Acts)

27 51. Respondent is subject to disciplinary action under Code section 2234, subdivision (c),
28 in that she was repeatedly negligent in the care and treatment of Patients T.T., A.S., C.S. and D.J.

1 The facts and circumstances alleged in the First Cause For Discipline are incorporated here as if
2 fully set forth.

3 Garden Oasis Medical Group

4 52. On or about October 20, 2011, Respondent, a psychiatrist, started a private practice, as
5 a private contractor hired by the physician owner of the Garden Oasis Medical Clinic in
6 Bakersfield, California. He referred to Respondent his chronic pain patients whom she treated for
7 their psychiatric problems utilizing the physician owner's office space, electronic medical record
8 and computer for which she paid a percentage of her revenue. On July 3, 2012, based on multiple
9 complaints from patients and other psychiatrist, the physician owner terminated the relationship
10 with Respondent, and locked her out of his business.

11 53. On July 7, 2012, the physician owner received a call from the Bakersfield Police that
12 Respondent was attempting to break into his office. Respondent was apprehended but not
13 arrested. The physician owner pursued a restraining order in court in which he says Respondent
14 was harassing him when she tried to break into his office through a window, damaging his garden
15 and the interior of his building. Respondent stated in an interview that she was trying to retrieve a
16 computer which she claimed belonged to her.

17 54. The American Psychiatric Association's "The Principles of Medical Ethics With
18 Annotations Especially Applicable to Psychiatry," (2009 Edition Revised) states at Section 2:

19 "A physician shall uphold the standards of professionalism, be honest in all professional
20 interactions and strive to report physicians deficient in character or competence, or engaging
21 in fraud or deception to appropriate entities.

22 "1. The requirement that the physician conduct himself/herself with propriety in his or her
23 profession and in all the actions of his or her life is especially important in the case of the
24 psychiatrist because the patient tends to model his or her behavior after that of his or her
25 psychiatrist by identification.

26 "Section 3. A physician shall respect the law and also recognize a responsibility to seek
27 changes in those requirements, which are contrary to the best interests of the patient. It
28 would seem self-evident that a psychiatrist who is a law-breaker might be ethically unsuited

1 to practice his or her profession. When such illegal activities bear directly upon his or her
2 practice, this would obviously be the case. "

3 55. Respondent did not seek to obtain this computer or its patient files by legal recourse
4 through the courts; instead she attempted to break into the Garden Oasis Clinic on a Saturday
5 evening. Respondent violated the American Psychiatric Association Principles of Medical Ethics.
6 Respondents acts, were not "professional" or "honest." This represents a departure from the
7 standard of care.

8 Truxton Psychiatric Medical Group (Truxton) and record keeping for patients T.T., R.S., A.S.,
9 and D.J.

10 56. On or about August 21, 2012, M.F. who represents Truxton, reported that Respondent
11 was writing prescriptions on the Truxton prescription pads though she was no longer working
12 there.

13 57. On or about June 18, 2010, Respondent was terminated from the Truxton. Thereafter,
14 she wrote prescriptions on Truxton prescription pads from this group for patient A.S. on July 13,
15 2012. Patient A.S. has never been patients of Truxton.

16 58. The association of Truxton with Respondent was terminated on June 18, 2010.
17 Respondent's use thereafter of the Truxton script represents a "boundary issue."
18 The use of the Truxton pharmacy pad by Respondent can give the appearance that the patients
19 who received prescriptions from Respondent are treated by Truxton. This casts a liability risk
20 onto Truxton. Furthermore, the reputation of Truxton is then tied to Respondent. This represents
21 a departure from the standard of care.

22 Patient T.T.

23 59. Respondent was negligent in his care and treatment of patient T.T.. as follows:

24 A. Respondent failed to clearly document the events in her office, as described
25 above.

26 B. Respondent used plagiarized portions of her clinical colleague's records and
27 pasted from other patient's examination records, as described above.

28 C. Respondent failed to perform an appropriate examination prior to prescribing

1 medications, as described above.

2 D. Respondent failed to consider comorbid medical conditions in her treatment of
3 T.T., as described above.

4 E. Respondent failed to include elements in the records that are found in most
5 psychiatric records, as described above.

6 Patient R.S.

7 60. Respondent was negligent in her care and treatment of patient R.S. when she made
8 repetitive phone calls to her patient R.S. attempting to bribe her with medication to perjure herself
9 by accusing Respondent's clinical colleague of sexual improprieties.

10 Truxton Psychiatric Medical Group (Truxton) and record keeping for patients T.T., R.S., A.S.,
11 and D.J.

12 61. Respondent was negligent in her practice of medicine as follows:

13 A. In her care and treatment of patients T.T., R.S., A.S., and D.J. by failing to keep
14 accurate records; by using of copy and paste plagiarism; and by failing to perform appropriate
15 prior examinations.

16 B. In her care and treatment of patient A.S. by failing to perform an appropriate
17 examination prior to treating and prescribing.

18 C. By unilaterally using the prescription pad of Truxton, to write prescriptions to
19 A.S. after she no longer worked there.

20 Patient D.J.

21 62. Respondent was negligent in her care and treatment of patient D.J. as follows:

22 A. For using high dose polypharmacy and doses of Topamax more than twice the
23 recommended dosage.

24 B. In her documentation of the visits.

25 C. In her care and treatment of patient D.J. by dishonestly using plagiarism and
26 copy/paste to write D.J.'s psychiatric record.

27 D. By failing to keep a reliable record of D.J.'s treatment. Most of the record was
28 copied and pasted from the earlier records.

1 B. Respondent lacks knowledge concerning the basic elements of a psychiatric
2 evaluation, and appropriate differential diagnosis, in particular relating to bipolar patients,
3 omitting concerns of physical diagnosis, substance use, safety, self-care and compliance.

4 Patients A.S. and T.T.

5 68. The Practice Guideline for the Treatment of Patients with Bipolar Disorder (Revision)
6 supplement to the American Journal of Psychiatry, vol. 159 #4 April 2002, on Page 5 states:

7 "Initial treatment of bipolar disorder requires a thorough assessment of the patient, with
8 particular attention to the safety of the patient, and those around him or her as well as
9 attention to possible comorbid psychiatric or medical illnesses. In addition to the current
10 mood state, the clinician needs to consider the longitudinal history of the patient's illness."

11 69. The "Practice Guideline for the Treatment of Patients with Bipolar Disorder"
12 (Revision) supplement to the American Journal of Psychiatry, (vol. 159 #4 April 2002) states on
13 page 6:

14 "[The] patient with bipolar disorder often requires such combinations in order to achieve
15 adequate symptom control and prophylaxis against future episodes. However, each
16 additional medication generally increases the side effect burden and the likeliness of
17 drug-drug interactions or other toxicity and therefore must be assessed in terms of the
18 risk-benefit ratio in the individual patient."

19 "Lack of insight or minimization is often a prominent part of bipolar disorder and may at
20 times interfere with the patient's ability to make reasoned treatment decisions,
21 necessitating the involvement of family members or significant others in treatment
22 whenever possible."

23 70. The "Practice Guideline for the Treatment of Patients with Bipolar Disorder"
24 (Revision) supplement to the American Journal of Psychiatry, (vol. 159 #4 April 2002) state on
25 page 9:

26 "For patients who despite receiving the aforementioned medications, experience a 'manic
27 or breakthrough episode' the first line of intervention would be to optimize the medication
28 dose. Optimization of dosage entails ensuring that the blood level is in the therapeutic

1 range and in some cases achieving a higher serum level although one still within the
2 therapeutic range).

3 The Guidelines further state at page 23:

4 “[C]bc’s, platelet measurements and liver function tests should be performed every 2
5 weeks during the first 2 months of carbamazepine treatment. Thereafter, if results of
6 laboratory tests remain normal and no symptoms of bone marrow suppression or hepatitis
7 appear blood counts and liver function tests should be performed at least every 3 months.”

8 71. The standard of care for psychiatrists requires recognition of concurrent or comorbid
9 medical or physical conditions and medications. Not only must a medical history and review of
10 systems be obtained, but a listing of all medications taken, including those prescribed by non-
11 psychiatrists elsewhere, over-the-counter medications, dosages and durations. Usually this entails
12 obtaining and recording common screening laboratory tests including but not limited to CBC,
13 TSH, ALT, creatinine, and FBS. Some patient populations also require awareness of pregnancy
14 testing. Folate B-12 levels, lipid panel, serum electrolytes, lithium, valproate, carbamazepine
15 levels, ESR and RPR may be required. Concerning physical examination including vital signs,
16 special conditions may require awareness of this data, for example new patients and patients
17 presenting with acute physical symptoms (fainting, chest pain, diaphoresis). If not obtained in the
18 psychiatrist’s office, this examination can be performed by a nurse or generalist with the results
19 recorded in the psychiatric notes. Patients with possible metabolic syndrome, anorexia, and
20 weight gain or loss due to psychiatric conditions should have their weight obtained in the office
21 or by another clinician. Patients who are stable need not have vital signs taken on every visit but
22 should be referred to a generalist to screen for medical disorders.

23 72. Respondent was incompetent in her treatment of A.S. and T.T. when she showed a
24 lack of knowledge by her failure to pursue possible comorbid medical conditions, her failure to
25 perform and document standards laboratory tests for physical conditions; her failure to involve
26 consultants; and her failure to understand the connections between presenting illness,
27 examination, diagnosis and treatment.

28 Patient D.J.

1 73. The standard of care for the elderly and those who abuse substances requires
2 awareness of possible impairment of cognition. This usually requires screening using either a
3 common in-office paper and pencil exam (clock test, MMSE, MOCA) or exploration of memory
4 judgment and concentration by some reliable means.

5 74. Respondent was incompetent in the treatment of bipolar patient D.J. as follows:

6 A. D.J. was prescribed Levothroid without a TSH.

7 B. There are no screening labs to rule out common illnesses in the middle age.

8 C. There is no recorded communication with a primary care physician.

9 D. Pertinent for Topamax prescribing, there are neither screening for renal functions
10 nor electrolytes, nor CBC, TSH, ALT, FBS, HG, A1c, or Lipid Panel tests.

11 E. There is no urine toxicology test.

12 F. Respondent failed to consider physical conditions, pursue and document medical
13 issues, and to screen and follow metabolic, endocrinologic and other conditions with appropriate
14 laboratory tests.

15 G. Respondent failed to screen patient D.J. for possible impairment of cognition.

16 **FIFTH CAUSE FOR DISCIPLINE**

17 (Prescribing without an Appropriate Prior Examination)

18 75. Respondent is subject to disciplinary action under Code section 2242, subdivision (a),
19 in that she prescribed medications to patients T.T. and A.S. without an appropriate prior
20 examination. The fact and circumstances alleged above in the First, Second, Third, and Fourth
21 Causes for Discipline, are incorporated here as if fully set forth.

22 **SIXTH CAUSE FOR DISCIPLINE**

23 (Failure to Maintain Adequate and Accurate Records)

24 76. Respondent is subject to disciplinary action under Code section 2266, in that she
25 failed to maintain adequate and accurate records relating to the provision of medical services to
26 patients T.T., A.S., R.S., and D.J. The fact and circumstances alleged above in the First, Second,
27 Third, and Fourth Causes for Discipline, are incorporated here as if fully set forth.

28

1 SEVENTH CAUSE FOR DISCIPLINE

2 (Unprofessional Conduct)

3 77. Respondent is subject to disciplinary action under Code section 2234 in that she
4 engaged in unprofessional conduct in care and treatment of patients. The facts and circumstances
5 alleged above in paragraphs 12 through 76 are incorporated here as if fully set forth.

6 PRAAYER

7 WHEREFORE, Complainant requests that a hearing be held on the matters herein alleged,
8 and that following the hearing, the Medical Board of California issue a decision:


9 1. Revoking or suspending Physician's and Surgeon's Certificate Number A 102651,
10 issued to Shiquan Xiong, M.D.;

11 3. Revoking, suspending or denying approval of Shiquan Xiong, M.D.'s authority to
12 supervise physician assistants, pursuant to section 3527 of the Code;

13 4. Ordering Shiquan Xiong, M.D. to pay the Medical Board of California, if placed on
14 probation, the costs of probation monitoring; and

15 5. Taking such other and further action as deemed necessary and proper.

16
17 DATED: May 15, 2014

18 
19 KIMBERLY KIRCHMEYER
20 Executive Director
21 Medical Board of California
22 Department of Consumer Affairs
23 State of California
24 Complainant

25
26
27 LA201361301

Exhibit B

Accusation and Petition to Revoke Probation Against Shiquan Xiong No. 800-2016-022447

1 KAMALA D. HARRIS
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Deputy Attorney General
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7 *Attorneys for Complainant*

8 **BEFORE THE**
9 **MEDICAL BOARD OF CALIFORNIA**
10 **DEPARTMENT OF CONSUMER AFFAIRS**
11 **STATE OF CALIFORNIA**

11 In the Matter of the Accusation and Petition to
Revoke Probation Against:

Case No. 8002016022447

12 **SHIQUAN XIONG, M.D.**

ACCUSATION AND

13 **10201 Hinderhill Drive**
14 **Bakersfield, California 93312**

PETITION TO REVOKE PROBATION

15 **Physician's and Surgeon's Certificate**
16 **No. A102651**

Respondent.

18 Complainant alleges:

19 PARTIES

20 1. Kimberly Kirchmeyer (Complainant) brings this Accusation and Petition to Revoke
21 Probation solely in her official capacity as the Executive Director of the Medical Board of
22 California (Board).

23 2. On or about January 30, 2008, the Board issued Physician's and Surgeon's Certificate
24 Number A 102651 to Shiquan Xiong, M.D. (Respondent). The Physician's and Surgeon's
25 Certificate was in effect at all times relevant to the charges brought herein and will expire on
26 December 31, 2017, unless renewed.

27 3. In a disciplinary action entitled "In the Matter of Accusation Against Shiquan Xiong,
28

1 M.D.," Case No. 08-2012-225501, the Board issued a Decision on March 26, 2015, effective
2 April 24, 2015, in which Respondent's Physician's and Surgeon's Certificate was revoked.
3 However, the revocation was stayed and Respondent's Physician's and Surgeon's Certificate was
4 placed on probation for a period of three (3) years with certain terms and conditions. A copy of
5 that Decision is attached as Exhibit A and is incorporated by reference.

6 JURISDICTION

7 4. This Accusation and Petition to Revoke Probation is brought before the Board, under
8 the authority of the following laws. All section references are to the Business and Professions
9 Code unless otherwise indicated.

10 5. Section 2227 of the Code provides that a licensee who is found guilty under the
11 Medical Practice Act may have his or her license revoked, suspended for a period not to exceed
12 one year, placed on probation and required to pay the costs of probation monitoring, or such other
13 action taken in relation to discipline as the Board deems proper.

14 6. Section 822 of the Code provides:

15 "If a licensing agency determines that its licentiate's ability to practice his or her
16 profession safely is impaired because the licentiate is mentally ill, or physically ill affecting
17 competency, the licensing agency may take action by any one of the following methods:

18 "(a) Revoking the licentiate's certificate or license.

19 "(b) Suspending the licentiate's right to practice.

20 "(c) Placing the licentiate on probation.

21 "(d) Taking such other action in relation to the licentiate as the licensing agency in its
22 discretion deems proper. The licensing agency shall not reinstate a revoked or suspended
23 certificate or license until it has received competent evidence of the absence or control of
24 the condition which caused its action and until it is satisfied that with due regard for the
25 public health and safety the person's right to practice his or her profession may be safely
26 reinstated."

27 7. Section 824 of the Code provides:
28

1 “The licensing agency may proceed against a licentiate under either Section 820, or
2 822, or under both sections.”

3 CAUSE TO REVOKE PROBATION

4 (Clinical Training Program)

5 8. At all times after the effective date of Respondent’s probation, Condition 6 of the
6 Board’s Decision and Order "In the Matter of Accusation Against Shiquan Xiong, M.D.," Case
7 No. 08-2012-225501, effective April 24, 2015, stated:

8 “Within 60 calendar days of the effective date of this Decision, respondent shall
9 enroll in a clinical training or educational program equivalent to the Physician Assessment
10 and Clinical Education Program (PACE) offered at the University of California - San Diego
11 School of Medicine (“Program”). Respondent shall successfully complete the Program not
12 later than one (1) year after Respondent’s initial enrollment unless the board or its designee
13 agrees in writing to an extension of that time.

14 The Program shall consist of a Comprehensive Assessment program comprised of
15 a two-day assessment of Respondent’s physical and mental health; basic clinical and
16 communication skills common to all clinicians; and medical knowledge, skill and judgment
17 pertaining to Respondent’s area of practice in which Respondent was alleged to be deficient,
18 and at minimum, a 40 hour program of clinical education in the area of practice in which
19 Respondent was alleged to be deficient and which takes into account data obtained from the
20 assessment, Decision(s), Accusation(s), and any other information that the Board or its
21 designee deems relevant. Respondent shall pay all expenses associated with the clinical
22 training program.

23 Based on Respondent’s performance and test results in the assessment and clinical
24 education, the Program will advise the Board or its designee of its recommendation(s) for
25 the scope and length of any additional educational or clinical training, treatment for any
26 medical condition, treatment for any psychological condition, or anything else affecting
27 Respondent’s practice of medicine. Respondent shall comply with Program
28 recommendations.

1 At the completion of any additional educational or clinical training, Respondent
2 shall submit to and pass an examination. Determination as to whether Respondent
3 successfully completed the examination or successfully completed the program is solely
4 within the program's jurisdiction.

5 If Respondent fails to enroll, participate in, or successfully complete the clinical
6 training program within the designated time period, Respondent shall receive a notification
7 from the Board or its designee to cease the practice of medicine within three (3) calendar
8 days after being so notified. The Respondent shall not resume the practice of medicine until
9 enrollment or participation in the outstanding portions of the clinical training program have
10 been completed. If the Respondent did not successfully complete the clinical training
11 program, the Respondent shall not resume the practice of medicine until a final decision has
12 been rendered on the accusation and/or a petition to revoke probation. The cessation of
13 practice shall not apply to the reduction of the probationary time period.

14 Within 60 days after Respondent has successfully completed the clinical training
15 program, Respondent shall participate in a professional enhancement program equivalent to
16 the one offered by the Physician Assessment and Clinical Education Program at the
17 University of California, San Diego School of Medicine, which shall include quarterly chart
18 review, semi-annual practice assessment, and semi-annual review of professional growth
19 and education. Respondent shall participate in the professional enhancement program at
20 Respondent's expense during the term of probation, or until the Board or its designee
21 determines that further participation is no longer necessary."

22 9. At all times after the effective date of Respondent's probation, Condition 17 of the
23 Board's Decision and Order "In the Matter of Accusation Against Shiquan Xiong, M.D.," Case
24 No. 08-2012-225501, effective April 24, 2015, stated:

25 "VIOLATION OF PROBATION. Failure to fully comply with any term or condition of
26 probation is a violation of probation. If Respondent violates probation in any respect, the
27 Board, after giving Respondent notice and the opportunity to be heard, may revoke
28 probation and carry out the disciplinary order that was stayed. If an Accusation, or Petition

1 to Revoke Probation, or an Interim Suspension Order is filed against Respondent during
2 probation, the Board shall have continuing jurisdiction until the matter is final, and the
3 period of probation shall be extended until the matter is final.”

4 10. Respondent’s probation is subject to revocation because she failed to comply with
5 Probation Condition 6, referenced above, in that she failed to successfully complete the PACE
6 Clinical Training Program. The facts and circumstances regarding this violation are as follows:

7 A. On March 26, 2015, effective on or about April 24, 2015 the Board issued its
8 Order placing Respondent on probation for three years and requiring her to comply, inter
9 alia, with Probation Condition 6, stated above. On or about April 23, 2015, an intake
10 interview was conducted by a Medical Board Probation Inspector with Respondent during
11 which all of the terms and conditions of the probation order were discussed with
12 Respondent. Respondent indicated that she understood all of the terms and conditions.
13 Respondent signed an Acknowledgment of Decision form indicating that she had received a
14 copy of the probation order, the terms and conditions had been explained to her and she
15 understood all of the terms and conditions of probation.

16 B. On or about August 25-26, 2015, Respondent participated in Phase I of the
17 PACE Program. On April 20, 2016, The PACE Program issued a letter containing the results.
18 The results of her Phase I comprehensive physician assessment are summarized as follows:

19 “...Overall, [Respondent’s] performance on the Standardized Patient Examination for
20 Psychiatry was marginal to unacceptable. Her professional attitude and demeanor were
21 polite and emphatic with each patient, however, the visits were all too short, hurried, and
22 thus they left important elements of the patients’ histories untouched, and this could put
23 patients at risk of harm...”

24 **Phase I Summary and Recommendations:**

25 “...Overall, [Respondent’s] performance on the Phase I, two-day, assessment was
26 unsatisfactory. On the oral exam in psychiatry, [Respondent’s] case formulation and
27 treatment plans were below average. Her overall approach to diagnosis was minimally
28 satisfactory; however, patient evaluation in psychiatry was marginal to unacceptable

1 “Following [Respondent’s] evaluation, we have concerns about her ability to practice
2 medicine safely. Given her behavior outlined in the Medical Board of California
3 Accusation coupled with her behavior at the PACE Program, we recommend {Respondent}
4 have a toxicology screen as well as a psychiatric evaluation. Additionally, her performance
5 on the Microcog warrants a neuropsychological-fitness for duty evaluation....”

6 C. On November 4, 2015, a PACE Phase I report was received by the Board. The
7 PACE SUMMARY AND RECOMMENDATION required Respondent to complete a
8 Toxicology (BFT) Screening, and have both a Psychological evaluation and a
9 Neuropsychological evaluation completed prior returning to Phase II. These PACE
10 Recommendations became part of Respondents probation conditions per Condition 6, of the
11 Board’s Decision and Order.

12 D. On December 10, 2015, Dr. H.T. performed the Psychological evaluation on
13 Respondent. The Psychological evaluation recommendations were as follows: 1) Psychotherapy
14 required., 2) Abstain from Alcohol and controlled substances, 3) Behavioral Family Therapy
15 (BFT) required, 4) English classes required, and 5) Record Keeping Course. These PACE
16 Recommendations became part of Respondents probation conditions per Condition 6, of the
17 Board’s Decision and Order.

18 E. On December 21 and 30, 2015, Dr. H.G. performed the neuropsychological
19 evaluation on Respondent. In Dr. H.G.’s Neuropsychological Fitness For Duty Evaluation
20 Supplemental Report, he concluded the following:

21 “Within a reasonable neuropsychological certainty, [Respondent] is not able to function
22 effectively as a physician and, in a manner conducive to public safety. As such, the
23 findings of this evaluation indicate [Respondent] is not fit for duty as a psychiatrist.”

24 F. On or about December 28, 2015, Respondent was informed by letter that:
25 The result of her Psychiatric Evaluation with Dr. H.T. indicate the following requirements
26 became part of her probation.

- 27 1) abstain from alcohol and any controlled substances including marijuana;
- 28 2) immediately sign up with first lab for random drug testing;

1 3) Within 60 days of the date of the evaluation report (December 23, 2015),
2 enroll in an English language course to address problems with written and spoken English;

3 4) Within 60 days of the date of the evaluation report, retain a psychotherapist
4 approved by the Medical Board. The psychotherapist can be an LMFT, LCSW,
5 Psychologist or Psychiatrist and must be knowledgeable in the treatment of personality
6 disorders, especially those with narcissistic and anti social features. After approval of the
7 psychotherapist, attend psychotherapy a minimum of 26 sessions per year.

8 5) Pay \$3000 fee for Psychiatric Evaluation to the Medical Board.

9 6) Attend courses already mandated in Order including: Prescribing Practices
10 course, and Medical Record Keeping.

11 G. On or about February 8-12, 2016, Respondent participated in Phase II of the
12 PACE Program. On April 20, 2016, The PACE Program issued a letter containing the
13 results. The results of her Phase II comprehensive physician assessment are summarized as
14 follows:

15 "...It is to be noted that [Respondent] got a phone call at the beginning of the examination
16 process in which she was informed that her application for a hospital job had been rejected
17 due to the restrictions on her license. At the end of the visit she expressed worries about
18 loss of earning capacity and stated that she was becoming desperate and depressed..."

19 **"Summary and Recommendations**

20 "...Overall, [Respondent's] performance during Phase II was unsatisfactory. According
21 to one of her evaluators, [Respondent] was disorganized and sometimes intrusive,
22 frequently interrupting and talking over the faculty member. Additionally, during
23 discussions with our faculty, she occasionally missed patient diagnoses. Significant gaps
24 in [Respondent's] medical knowledge and clinical decision making were noted by each of
25 the faculty she worked with while at PACE. [Respondent] received a failing score on a
26 psychopharmacology examination and, as a result, Dr. W.P recommended she attend a
27 course in psychopharmacology. Based on her overall performance, he also recommended
28 extensive supervision and training before she returns to practice. [Respondent]

1 demonstrated only basic psychiatry knowledge on the oral clinical examination.
2 According to Dr. A.P., while [Respondent] was mostly accurate with her diagnoses, she
3 had little or no knowledge of medications that came on the market within the past few
4 years. Additionally, her knowledge of psychotherapeutic indications was spotty and her
5 knowledge of the mechanism of actions of medications other than SSRI's and SNRIs was
6 inadequate. Her constellation of deficits cause us to have concerns about her ability to
7 practice medicine safely."

8 "In addition the concerns identified above by the PACE Assessment, it is noteworthy
9 that the neuropsychological fitness for duty evaluation performed by Dr. H.G. found
10 [Respondent] currently unfit for duty as a psychiatrist and physician. Furthermore, the
11 independent psychiatric evaluation performed by Dr. H.T., also reported potentially
12 serious findings which could affect [Respondent's] ability to function safely as a
13 psychiatrist. Finally, we are concerned for [Respondent's] wellbeing based on the
14 financial worries and feelings of desperation and depression that she reported to Dr. A.P.
15 as well as due to the findings from the independent psychiatric and neuropsychological
16 evaluations. For her own mental health and wellbeing, we recommend that [Respondent]
17 see a mental health provider and follow any treatment recommendations."

18
19 "[Respondent's] overall performance on our comprehensive, seven day physician
20 assessment is consistent with a **Fail, Category 4.**"

21
22 **"The PACE Program has defined four possible outcomes of the physician assessment:**

23 ...

24 **"FAIL**

25 **"Category 4:** Signifies a poor performance that is not compatible with overall physician
26 competency and safe practice. Physicians in this category performed poorly on all (or
27 nearly all) aspects of this assessment. Alternatively, the physician could have a physical or
28 mental health problem that prevents him/her from practicing safely. These physicians are

1 unsafe and, based on the observed performance in the PACE assessment, represent a
2 potential danger to their patients. Some physicians in this category may be capable of
3 remediating their clinical competency to a safe level and some may not. We will provide
4 our recommendations regarding remedial education activities. The faculty and staff of the
5 UCSD PACE Program do not give an outcome of "Fail" lightly or casually. This
6 assignment reflects major, significant deficiencies in clinical competence, and physicians
7 who receive this outcome, if they are deemed to be candidates for remedial education,
8 should think in terms of engaging in a minimum of one full year of dedicated study and
9 other learning activities requiring on average 30 to 40 hours per week. Under no
10 circumstances will the UCSD PACE Program allow a physician to participate in a re-
11 assessment less than six months from the time of completion of the initial assessment."

12 H. On April 29, 2016, Respondent was sent a letter informing her that her overall
13 performance was Fail, Category 4. She was also informed that the findings were, in part,
14 based on the following:

- 15 1) Missed patient diagnoses;
- 16 2) Failing score on psychopharmacology examination;
- 17 3) Gaps in medical knowledge and clinical decision making were noted by
18 each of the faculty at PACE;
- 19 4) Concern about [her] wellbeing based on findings from the independent
20 psychiatric and neuropsychological evaluations, as well as reports to a PACE faculty doctor
21 regarding [her] feelings of desperation and depression;
- 22 5) Disorganization, intrusiveness, frequently interrupting and talking over
23 the faculty member.

24 PACE indicated if she is deemed to be a candidate for remedial education, she should
25 think in terms of engaging in a minimum of one full year of dedicated study and other
26 learning activities requiring an average of 30 to 40 hours per week. This would include
27 coursework in psychopharmacology, and extensive supervision and training before
28 returning to practice.

1 I. On September 26, 2016, a Cease Practice Order was issued by the Board.
2 Within three (3) calendar days from the date of that order, Respondent was prohibited from
3 engaging in the practice of medicine.

4 **CAUSE FOR DISCIPLINE**

5 (Mental Illness and/or Physical Illness Affecting Competency)

6 11. Respondent's Physician's and Surgeon's Certificate is subject to discipline under
7 section 822 of the Code, in that her ability to practice medicine safely is impaired because she is
8 mentally or physically ill affecting competency, as more particularly alleged hereinafter:

9 12. The facts and circumstances set forth in the Cause to Revoke Probation above are
10 incorporated herein as if fully set forth.

11 **DISCIPLINE CONSIDERATIONS**

12 13. To determine the degree of discipline, if any, to be imposed on Respondent,
13 Complainant alleges that effective on or about April 24, 2015, in a prior disciplinary action
14 entitled "In the Matter of the Accusation Against Shiquan Xiong, M.D. before the Medical Board
15 of California," in Case No. 08-2012-225501, Respondent's license was revoked, the revocation
16 was stayed and Respondent was place on three years' probation with terms and conditions for
17 repeated acts of negligence, and failure to maintain adequate and accurate records, regarding the
18 care provided to nine patients. That decision is now final and is incorporated by reference as if
19 fully set forth.

20 ///
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1 ///

2 PRAYER

3 WHEREFORE, Complainant requests that a hearing be held on the matters herein alleged,
4 and that following the hearing, the Medical Board of California issue a decision:

5 1. Revoking the probation that was granted by the Medical Board of California in Case
6 No. 08-2012-225501 and imposing the disciplinary order that was stayed thereby revoking
7 Physician's and Surgeon's Certificate No. A 102651 issued to Shiquan Xiong, M.D.;


8 2. Revoking or suspending Physician's and Surgeon's Certificate No. A 102651 issued
9 to Shiquan Xiong, M.D.;

10 3. Revoking, suspending or denying approval of Shiquan Xiong, M.D.'s authority to
11 supervise physician assistants, pursuant to section 3527 of the Code;

12 4. Ordering Shiquan Xiong, M.D., if placed on probation, to pay the Medical Board of
13 California the costs of probation monitoring; and

14 5. Taking such other and further action as deemed necessary and proper.

15
16 DATED: October 11, 2016


KIMBERLY KIRCHMEYER
Executive Director
Medical Board of California
Department of Consumer Affairs
State of California
Complainant

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