



**PLEASE POST BEFORE  
9:00 AM MARCH 5, 2010**

## **NEVADA STATE BOARD OF OSTEOPATHIC MEDICINE**

**\*\*\*\*PUBLIC NOTICE\*\*\*\***

***BOARD MEETING***

***MARCH 11, 2010 @ 5:30 PM***

**\*\*\* MINUTES \*\*\***

- I. CALL TO ORDER (Discussion/Action)** Daniel Curtis, D.O., Chairman  
Roll call was made by Dr. Curtis with the following present at the meeting and a quorum was declared.

Board Members:

Dan Curtis, D.O.  
C. Dean Milne, D.O.  
James Anthony, D.O., J.D.  
Rota Rosaschi, M.P.A. – Public Member  
Paul Edwards, Esq. – Public Member

Board Staff:

Dianna Hegeduis, Esq., Executive Director/Board Counsel  
Barbara Longo, Deputy Executive Director

- II. +CONSIDERATION/APPROVAL OF PROPOSED “STIPULATION FOR VOLUNTARY SURRENDER OF OSTEOPATHIC MEDICINE LICENSE & ORDER” CONCERNING WELDON E. BOND, D.O., LICENSE NO. 493. IBM Scott E. Manthei, D.O. (Discussion of the Terms & Conditions for the Surrender of the License / Consideration of same / Approval or Rejection of the same / Board may go into closed session)** Daniel Curtis, D.O., Chairman

Ms. Hegeduis explained that the meeting had been posted and we received a waiver from Dr. Bond of the 21 days and that we could go forward today. We are in compliance with the open meeting laws. Dr. Manthei is not here tonight, but will try to call in as soon as he is free/completed with patient care. Ms. Hegeduis is here to answer any questions that the Board members may have. This document has a lot of the typical settlement agreement language; however, Dr. Bond is surrendering his medical license in exchange for us dropping this administrative action. On the first page section B, you will see our

allegations of writing various prescriptions for OxyContin and hydrocodone while he did not have a DEA registration. Records received from his house/office/storage unit pertaining to a patient, according to both Dr. Manthei and our expert witness, were inadequate, incomplete, and did not support the controlled substances/prescriptions issued to patient "J.G." It was agreed that Dr. Bond was over prescribing for the patient "J.G." We did comply with NRS Chapter 233B and gave Dr. Bond the adequate notice that we were proceeding against him and he failed to take corrective measures. We filed an amended complaint against when we found more prescriptions being issued. We issued a 2nd amended complaint, because he did not submit his fingerprints as required by law. His defense included that he believes his medical records over the past few years became incomplete because of his medical condition and he thinks that it is time for him to take a break from the medical profession and he will no longer treat Nevada patients, practice in Nevada, or write narcotic pain medication prescriptions. He also "emphatically denies that he ever exchanged anything of value much less prescriptions for any alleged photos". He is surrendering his license and we asked that he return the wall certificate and wallet size license card. He has 15 days to do that. He is going to be reimbursing the Board \$14,000.00 with \$100.00 per month payments. We have a provision in the agreement that should his financial situation improve that his monthly payments will increase and we have the right to request his IRS tax returns to verify his financial situation. We understand that he owns property in Texas and should he sell any of the property in his possession, he has to pay one-half of what is then due and owing. We proposed a press release.

Mr. Edwards asked if we had looked at his financial statement to verify that he can only support \$100.00 per month. Ms. Hegeduis state that we did not request his current financial statement, but we could request it after April 15 and have it on the May agenda.

Dr. Milne made a motion to approve the settlement agreement, seconded by Ms. Rosaschi, and approved by the entire Board. (Note: Dr. Manthei called into the meeting, but the vote had already taken place.)

### **III. PUBLIC COMMENT**

Under the public comment item, members of the public may bring matters not appearing on this item to the attention of the Board. The Board may discuss but may not act on the matters at this meeting. If the Board desires, the matters may be placed on a future agenda for action.

No public present

Ms. Rosaschi made a motion to adjourn the meeting, seconded by Dr. Curtis; and the meeting was adjourned.

**DISCLAIMER: Minutes posted but not approved by the Board.**