

**MINUTES
EXECUTIVE COMMITTEE MEETING
MISSISSIPPI STATE BOARD OF MEDICAL LICENSURE
MARCH 18, 2015**

MEMBERS PRESENT:

Virginia M. Crawford, M.D., Hattiesburg, President
William S. Mayo, D.O., Oxford, Vice President
Charles D. Miles, M.D., West Point, Secretary

ALSO PRESENT:

H. Vann Craig, M.D., Director
Stan T. Ingram, Complaint Counsel for the Board
Ellen O'Neal, Assistant Attorney General
Rhonda Freeman, Bureau Director, Licensure Division
Thomas Washington, Bureau Director, Investigative Division
Leslie Ross, Investigations Supervisor
Frances Carrillo, Special Projects Officer, Investigative Division
Mickey Boyette, Investigator, Investigative Division
Jonathan Dalton, Staff Officer, Investigative Division
Sherry H. Pilgrim, Staff Officer

The Executive Committee of the Mississippi State Board of Medical Licensure met on Wednesday, March 18, 2015, at 9:00 a.m. in the Board Room of the Office of the Board located at 1867 Crane Ridge Drive, Jackson, Mississippi.

**PERSONAL APPEARANCE BY CARROL FRAZIER LANDRUM, M.D., EDWARDS,
MISSISSIPPI MEDICAL LICENSE NUMBER 03212**

Dr. Craig advised that Dr. Landrum is not here today and that he is currently being represented by Goldwater Institute. Dr. Craig advised that Goldwater Institute is located in Phoenix, AZ, and advised that they are currently seeking local counsel. Until that is accomplished, they have requested a continuance even though they were advised that this was an informal meeting. Dr. Craig proposed that he, the attorneys involved, Dr. Landrum, and the investigator handling the case meet and handle the matter prior to the next Executive Committee meeting. Following a brief discussion concerning the matter, the Executive Committee unanimously agreed to Dr. Craig's proposal.

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PERSONAL APPEARANCE BY ANTHONY W. JACKSON, M.D., PONTOTOC, MISSISSIPPI MEDICAL LICENSE NUMBER 14917

Dr. Craig advised that Dr. Jackson had been invited to appear before the Executive Committee to discuss why he had allowed an APRN to work with him for a year without a collaborative agreement, no documentation of quarterly QA meetings, as well as not reporting the collaborative relationship to the Board. Also, Dr. Craig advised that Dr. Jackson had prescribed controlled substances to employees without keeping records, and that a former employee had altered a prescription.

Dr. Jackson joined the meeting and was not represented by legal counsel. Dr. Jackson had executed a written agreement for this informal meeting, a copy of which is attached hereto and incorporated by reference.

After introductions, Dr. Craig advised Dr. Jackson of the reasons he had been invited to appear and advised that the floor was his to address the Board's concerns. Dr. Jackson provided the requested information on the APRN and stated that he no longer works with an APRN but stated he is now employed by Communicare which covers seven (7) counties. Dr. Jackson advised that the clinic is a federally qualified health system and he thought he was exempt per the Board's rules and regulations.

Following a brief discussion, motion was made by Dr. Miles, seconded by Dr. Mayo, and carried that the Executive Committee enter into Executive Session to discuss a matter that could result in adverse action.

Upon a motion by Dr. Mayo, seconded by Dr. Miles, and carried the Executive Committee came out of Executive Session at which time Dr. Crawford asked Dr. Miles to report on their decision. Dr. Miles advised that the Executive Committee requests that Dr. Jackson provide documentation that the clinic system is a federally qualified health system. Also, Dr. Jackson should read and understand the Board's regulation pertaining to collaborative agreements. The Committee recommends that Dr. Jackson attend the Alabama's Medical Board course on collaborative practice. In addition, Dr. Jackson must refrain from writing controlled medications to employees and/or family members.

Dr. Crawford thanked Dr. Jackson for appearing and advised that the Executive Committee will make their recommendation to the full Board and he would be advised of their decision.

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PERSONAL APPEARANCE BY RICHARD A. LEVINSKY, M.D., ARLINGTON HEIGHTS, IL, APPLICANT

Dr. Craig advised that Dr. Levinsky is an applicant and he had been invited to appear before the Executive Committee to discuss concerns he has with multiple malpractice cases.

Dr. Levinsky joined the meeting and was not represented by legal counsel. Dr. Levinsky had executed a written agreement for this informal meeting, a copy of which is attached hereto and incorporated by reference.

After introductions, Dr. Craig advised Dr. Levinsky of the reason he had been invited to appear today and asked that he address the Board's concerns. Dr. Levinsky advised that he has not done invasive cardiology cases since 2008 and has basically been retired since that time. Dr. Levinsky advised that he reviews information for a HMO company and basically does all his work from his home computer. Dr. Levinsky advised that he has unrestricted licenses in several states.

Following questions from the Executive Committee, motion was made by Dr. Miles, seconded by Dr. Mayo and carried that the Committee enter into Executive Session to discuss a matter that could adversely affect Dr. Levinsky's request.

Upon a motion by Dr. Crawford, seconded by Dr. Miles, and carried the Executive Committee came out of Executive Session at which time Dr. Crawford asked Dr. Miles to report on the Committee's decision. Dr. Miles advised that since Dr. Levinsky has not actively seen patients in more than three (3) years, the Board requires a clinical competency exam at CPEP or KSTAR before he can receive a Mississippi medical license.

Dr. Crawford thanked Dr. Levinsky for appearing today and explained that the Executive Committee will make their recommendation to the full Board on Thursday and that he will be advised of their decision.

PERSONAL APPEARANCE BY JAMES S. HARROLD, JR., M.D., SHREVEPORT, LA, MISSISSIPPI MEDICAL LICENSE NUMBER 12388

Dr. Craig advised that Dr. Harrold had been invited to the Executive Committee but that he was not sure if he would attend or not since they have had several phone conversations concerning the matter. Dr. Craig discussed the extension request for Dr. Harrold's CME requirements and how he had ignored a letter as well as a followup email concerning his providing the Board with his CME hours for July 1, 2012 - June 30, 2014. Dr. Craig advised that CME's that Dr. Harrold had sent were either for the wrong

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CME cycle or were not Category 1 approved. Dr. Craig stated that as late as Tuesday afternoon Dr. Harrold was still faxing CME hours and finally came in compliance.

Following a brief discussion, motion was made by Dr. Mayo, seconded by Dr. Miles, and carried to send Dr. Harrold a Non-Public Letter of Concern addressing the issues covered by Dr. Craig.

PERSONAL APPEARANCE BY REX BENNETT WILLIAMS, M.D., FLOWOOD, MISSISSIPPI MEDICAL LICENSE NUMBER 19128

Dr. Craig advised that Dr. Williams had been invited to appear to address why he failed to update his mailing address with the Board and that his attorney had recently sent in the change of address form for him. Also, Dr. Craig advised that Dr. Williams is currently seeing patients in the Vicksburg clinic with his APRN and the Board still has not been advised if she has completed her 720 hours of clinical training. After the APRN completes the training, Dr. Craig said it was his understanding that she plans to work in the Vicksburg clinic. Dr. Craig advised at the current time that location still has not been approved for a pain practice registration certificate.

Dr. Williams joined the meeting and was represented by his attorney Julie Mitchell. Dr. Williams had executed a written agreement for this informal meeting, a copy of which is attached hereto and incorporated by reference.

After introductions, Dr. Craig briefly explained why Dr. Williams had been invited to appear and asked that he address the Board's concerns. Dr. Williams and his attorney explained that Vicksburg will have basically the same staff as the Flowood office and that Vicksburg is merely a satellite facility.

Following a brief discussion, concerning the fact that the pain registration certificates are not transferrable and how they need to ensure that all paperwork is accurately reported, motion was made by Dr. Mayo, seconded by Dr. Miles, and carried that the Executive Committee enter into Executive Session to discuss a matter that could result in adverse action.

Upon a motion by Dr. Mayo, seconded by Dr. Crawford, and carried the Executive Committee came out of Executive Session at which time Dr. Crawford asked Dr. Miles to report on their decision. Dr. Miles advised that the process Dr. Williams has started filing for a pain and free standing clinic in Vicksburg should continue. Also, Dr. Williams should report to the Board that he is collaborating with Ashley Cocilova as an APRN at his current location.

Dr. Crawford thanked them for appearing today and told them that they would

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make their recommendation to the full Board on Thursday and advise them of their decision.

PERSONAL APPEARANCE BY CHARLES R. PURDY, II, M.D., MERIDIAN, MISSISSIPPI MEDICAL LICENSE NUMBER 18829

Dr. Craig advised that Dr. Purdy had been invited to appear before the Executive Committee to discuss why he was working in Meridian and involved in a free standing clinic in Enterprise since 2012 and incorrectly showed the free standing clinic address as Meridian instead of Enterprise on licensure renewals since 2012.

Dr. Purdy joined the meeting and was not represented by legal counsel. Dr. Purdy had executed a written agreement for this informal meeting, a copy of which is attached hereto and incorporated by reference.

After introductions, Dr. Craig advised Dr. Purdy why he had been invited to appear and allowed him to address the Executive Committee. Dr. Purdy advised that the address was a mistake that was made on the renewal. Dr. Purdy advised that he had initially opened the clinic in Enterprise and when he went to work in Meridian that the APRN knew the people in the area and that he had agreed to be her supervising physician to provide coverage in that area. Dr. Purdy advised that he has read the Board's rules and regulations since being invited to appear and that he knows his mistakes. Dr. Purdy advised that he was not going forward with being in a collaborative relationship due to the problems of finding a backup physician.

Following several questions, motion was made by Dr. Mayo, seconded by Dr. Miles, and carried that Dr. Purdy continue getting the free standing clinic in compliance as well as following the Board's rules and regulations concerning collaborative relationships. The Executive Committee commended Dr. Purdy for his effort and encouraged him to work towards getting the clinic in compliance.

Dr. Crawford thanked Dr. Purdy for appearing today and advised him that the Executive Committee would make their recommendation to the full Board on Thursday and advise him of their decision.

FRANCISCO CAMERO, M.D., GULFPORT, MISSISSIPPI MEDICAL LICENSE NUMBER 07633

Dr. Craig advised that Dr. Camero had been invited to appear before the Executive Committee to discuss his relationship with an APRN who worked for him in his clinic from March 2013 thru April 2014, as well as a couple other APRNs, yet Dr. Camero had never reported the collaboration to the Board nor listed them on his

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renewals. Also, APRN Quandt was found to be using prescription blanks from her time at Dr. Camero's office after she was no longer employed. In a visit to Dr. Camero's clinic, he admitted to not having a collaborative protocol with APRN Quandt.

Dr. Camero joined the meeting and was not represented by legal counsel. Dr. Camero had executed a written agreement for this informal meeting, a copy of which is attached hereto and incorporated by reference.

After introductions Dr. Craig briefly covered the reasons why Dr. Camero had been invited and then advised Dr. Camero that the floor was his to address the issues. Dr. Camero admitted to not having a protocol for the APRNs he had working in his office as well as that he had supplied the Board of Nursing a statement concerning the fact that he now has knowledge that APRN Quandt had written prescriptions to one (1) patient after she was no longer working in his clinic on his prescription pad.

Following several questions from the Executive Committee, motion was made by Dr. Miles, seconded by Dr. Mayo and carried that the Executive Committee enter into Executive Session to discuss a matter that could adversely affect Dr. Camero's license.

Upon a motion by Dr. Mayo, seconded by Dr. Crawford the Executive Committee came out of Executive Session at which time Dr. Crawford asked Dr. Miles to report on their decision. Dr. Miles advised that Dr. Camero must report to the Board about any APRNs he is working with presently, even if they only have one (1) patient. Also, the Board highly encourages Dr. Camero to attend Alabama's collaboration relationship course to learn about reliable collaborative relationships, and that in the future, any and all relationships with APRNs must be reported before the fact.

Dr. Crawford thanked Dr. Camero for appearing today and advised him that the Executive Committee will make their recommendation to the full Board on Thursday and advise him of their decision.

GLENN E. ZEIDMAN, D.O., MCCOMB, MISSISSIPPI MEDICAL LICENSE NUMBER 18759

Dr. Craig advised that Dr. Zeidman had been invited to appear before the Executive Committee to allow him the opportunity to request reconsideration of the Board's denial of a free standing clinic located in Columbia, MS., which is 47 miles from the clinic in McComb where he primarily works.

Dr. Zeidman joined the meeting and was not represented by legal counsel. Dr. Zeidman had executed a written agreement for this informal meeting, a copy of which is attached hereto and incorporated by reference. Linda Cockrell, Dr. Zeidman's APRN,

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joined him at the meeting.

After introductions, Dr. Craig advised Dr. Zeidman that the floor was his to make his request for reconsideration of the Board's denial of the free standing clinic in Columbia. Dr. Zeidman thanked the Executive Committee for the opportunity and advised how he and Ms. Cockrell work with the VA clinic in McComb and why he needs assistance in providing for the patients at Song Health and Rehab in Columbia which is 47 miles from McComb. Dr. Zeidman advised that they were doing their best to provide coverage for two (2) nursing homes in McComb, one (1) in Columbia, plus the VA clinic and he desperately needs Ms. Cockrell's assistance. Dr. Zeidman advised that they have worked great together for years and have good communication.

Following several questions from the Executive Committee, motion was made by Dr. Miles, seconded by Dr. Mayo, that the Executive Committee enter into Executive Session to discuss the free standing clinic denial.

Upon a motion by Dr. Crawford, seconded by Dr. Mayo, and carried the Executive Committee came out of Executive Session at which time Dr. Crawford asked Dr. Miles to report on their decision. Dr. Miles advised that the Executive Committee agreed to approve the application for the free standing clinic in Columbia at Song Health and Rehab.

Dr. Crawford thanked them for appearing today and advised that the Executive Committee would make their recommendation to the full Board on Thursday and that they would be advised if there was any change.

PERSONAL APPEARANCE BY JAMIE JIMENEZ-AGOSTO, M.D., HATTIESBURG, MISSISSIPPI MEDICAL LICENSE NUMBER 12372

Dr. Craig advised that Dr. Jimenez-Agosto had been invited to appear before the Executive Committee today after he had received a complaint from a physician who wishes to remain anonymous that Dr. Jimenez-Agosto was allowing his APRN to give eye injections.

Dr. Jimenez-Agosto joined the meeting and was not represented by legal counsel. Dr. Jimenez-Agosto had executed a written agreement for this informal meeting, a copy of which is attached hereto and incorporated by reference.

After introductions, Dr. Craig advised Dr. Jimenez-Agosto that he had been invited to discuss his collaborative relationship with APRN Grubbs and to discuss scope of practice issues with some of the procedures being allowed.

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Dr. Jimenez-Agosto advised that APRN Grubbs never works alone and that he has trained her in the proper technique for the injections. Dr. Jimenez-Agosto advised that she has performed almost 1200 injections but that he is the one that makes the decision of who is given the injections and makes sure they are ok before leaving the clinic.

Following several questions from the Executive Committee and elaborating on their concerns with possible complications and whether this is outside the scope of practice for an APRN, the Executive Committee requested that the Board of Nursing representative address the issue. The representative said to her knowledge she does not recall the extension of practice for an APRN practicing outside the scope of formal training coming before their committee. Also, a comment was made that the current executive director of the Board of Nursing who was in charge of the APRN section does not recall approval of this practice for APRN Grubbs.

Motion was made by Dr. Mayo, seconded by Dr. Miles, and carried that the Executive Committee enter into Executive Session to discuss a matter that could result in adverse action.

Upon a motion by Dr. Miles, seconded by Dr. Crawford, and carried the Executive Committee came out of Executive Session at which time Dr. Crawford asked Dr. Miles to report on their decision. Dr. Miles advised that the Executive Committee agreed to refer the matter to the full Board.

Dr. Crawford thanked Dr. Jimenez-Agosto for appearing and told him that the matter would be discussed with the full Board and then he would receive a letter providing their recommendation.

Stan Ingram, Complaint Counsel for the Board, asked Dr. Jimenez-Agosto if he had any objection to the matter being referred to the full Board for a decision and he stated he did not.

FOR INFORMATIONAL PURPOSES, PHYSICIAN NUMBER 0154, GREENVILLE, LICENSEE VOLUNTARILY RETIRED MEDICAL LICENSE

Dr. Craig advised for informational purposes, that the Board had accepted a licensee's voluntary retirement.

ADJOURNMENT

There being no further business, the meeting adjourned at 12:20 p.m.

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Virginia M. Crawford, M.D.
President

Minutes taken and transcribed
by Sherry H. Pilgrim
Staff Officer
March 18, 2015

**AGREEMENT TO APPEAR INFORMALLY BEFORE EXECUTIVE COMMITTEE
BY CURRENT LICENSEE**

I, **Anthony W. Jackson, M.D.**, have been asked to appear informally before the Executive Committee of the Mississippi State Board of Medical Licensure (hereinafter "Board") to discuss issues which may relate to my practice and possible the grounds, if any, for disciplinary action, and possible resolution of the same. It is the purpose of the informal meeting to discuss the facts of the case, to give me an opportunity to ask questions of the Committee or its staff, and to give the Committee or its staff an opportunity to ask questions of me. Because the meeting is informal, no disciplinary action will be taken without my express written consent. In so doing, I have been advised and understand the following:

1. During the meeting, the Executive Committee may or may not be represented by legal counsel. Notwithstanding, I understand that I have a right, if I so choose, to employ legal counsel and have counsel present during the informal meeting.
2. I authorize the Committee Members to review and examine any statements, documentary evidence, or materials concerning the possible grounds for disciplinary action against my license.
3. Because the purpose of my appearance is to avoid a hearing before the Board, I agree that presentation to and consideration by the Committee of any facts, matters, and documents pertaining to my case shall not unfairly or illegally prejudice the Committee members from further participation or consideration in the event a formal hearing is later conducted. Stated differently, in the event the pending matter is not resolved following my appearance before the Committee, I will not object to any of the Committee members from further participating in subsequent meetings or hearings that may be conducted in relation to this matter.
4. By signing my name in the space provided below, I hereby authorize the Executive Committee to proceed with the informal appearance, subject to the stipulations and understandings as noted above. I have elected to proceed:

with legal counsel present (name of counsel: _____)

without legal counsel present

EXECUTED, this the 18 day of March, 2015.

LICENSEE

Witness: _____

Jennifer Stickle

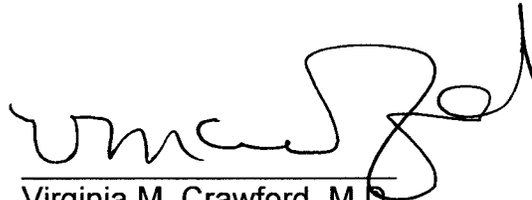
**EXECUTIVE SESSION - EXECUTIVE COMMITTEE
MISSISSIPPI STATE BOARD OF MEDICAL LICENSURE
MARCH 18, 2015**

AGENDA ITEM: Personal appearance by Anthony W. Jackson, M.D.

Motion was made by Dr. Mayo, seconded by Dr. Crawford and carried that Dr. Jackson provide documentation that this clinic system is a federally qualified health system. He is to read and understand the regulations pertaining to collaboration agreements. The Executive Committee also recommends his attending the Alabama Course on Collaboration. Dr. Jackson must refrain from writing controlled medications to employees and/or family.

<u>VOTE:</u>	<u>FOR</u>	<u>AGAINST</u>	<u>ABSTAIN</u>	<u>ABSENT</u>
Virginia M. Crawford, M.D.	X			
William S. Mayo, D.O.	X			
Charles S. Miles, M.D.	X			

With a motion by Dr. Mayo, seconded by Dr. Miles, the Executive Committee came out of Executive Session.



Virginia M. Crawford, M.D.
President

**AGREEMENT TO APPEAR INFORMALLY BEFORE EXECUTIVE COMMITTEE
BY APPLICANT FOR LICENSURE**

I, **Richard A. Levinsky, M.D.**, have requested an opportunity to appear informally before the Executive Committee of the Mississippi State Board of Medical Licensure (hereinafter "Board") to discuss my pending application for a Mississippi medical license, the current investigation being conducted by the Board, possible grounds for denial, and possible resolution of the matter. It is the purpose of the informal meeting to discuss the facts of the case, to give me an opportunity to ask questions of the Committee or its staff, and to give the Committee or its staff an opportunity to ask questions of me. Because the meeting is informal, no disciplinary action will be taken without my express written consent. In so doing, I have been advised and understand the following:

1. During the meeting, the Executive Committee may or may not be represented by legal counsel. Notwithstanding, I understand that I have a right, if I so choose, to employ legal counsel and have counsel present during the informal meeting.
2. I authorize the Committee Members to review and examine any statements, documentary evidence, or materials concerning the possible grounds for denial of licensure during my informal appearance.
3. Because the purpose of my appearance is to avoid a hearing before the Board, I agree that presentation to and consideration by the Committee of any facts, matters, and documents pertaining to my case shall not unfairly or illegally prejudice the Committee members from further participation or consideration in the event a formal show cause hearing is later conducted. Stated differently, in the event the pending matter is not resolved following my appearance before the Committee, I will not object to any of the Committee members from further participating in subsequent meetings or hearings that may be conducted in relation to this matter.
4. By signing my name in the space provided below, I hereby authorize the Executive Committee to proceed with the informal appearance, subject to the stipulations and understandings as noted above. I have elected to proceed:

___ with legal counsel present (name of counsel: _____)

without legal counsel present

EXECUTED, this the 18 day of MARCH 2015.

Richard A. Levinsky
APPLICANT

Witness: *Jennifer Shickler*

R. LEVINSKY
NAME PRINTED

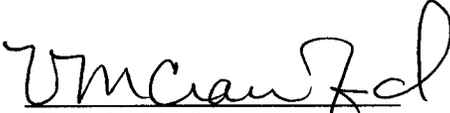
**EXECUTIVE SESSION - EXECUTIVE COMMITTEE
MISSISSIPPI STATE BOARD OF MEDICAL LICENSURE
MARCH 18, 2015**

AGENDA ITEM: Personal appearance by Richard A. Levinsky, M.D., APPLICANT

Motion was made by Dr. Mayo, seconded by Dr. Crawford and carried that since Dr. Levinsky has not actively seen patients in more than 3 years that the Executive Committee requires a clinical competency exam at CPEP before he can receive a Mississippi license.

<u>VOTE:</u>	<u>FOR</u>	<u>AGAINST</u>	<u>ABSTAIN</u>	<u>ABSENT</u>
Virginia M. Crawford, M.D.	X			
William S. Mayo, D.O.	X			
Charles S. Miles, M.D.	X			

With a motion by Dr. Crawford, seconded by Dr. Miles, the Executive Committee came out of Executive Session.


Virginia M. Crawford, M.D.
President

**AGREEMENT TO APPEAR INFORMALLY BEFORE EXECUTIVE COMMITTEE
BY CURRENT LICENSEE**

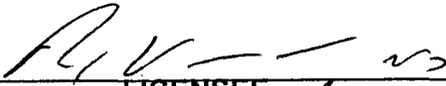
I, **Rex B. Williams, M.D.**, have been asked to appear informally before the Executive Committee of the Mississippi State Board of Medical Licensure (hereinafter "Board") to discuss issues which may relate to my practice and possible the grounds, if any, for disciplinary action, and possible resolution of the same. It is the purpose of the informal meeting to discuss the facts of the case, to give me an opportunity to ask questions of the Committee or its staff, and to give the Committee or its staff an opportunity to ask questions of me. Because the meeting is informal, no disciplinary action will be taken without my express written consent. In so doing, I have been advised and understand the following:

1. During the meeting, the Executive Committee may or may not be represented by legal counsel. Notwithstanding, I understand that I have a right, if I so choose, to employ legal counsel and have counsel present during the informal meeting.
2. I authorize the Committee Members to review and examine any statements, documentary evidence, or materials concerning the possible grounds for disciplinary action against my license.
3. Because the purpose of my appearance is to avoid a hearing before the Board, I agree that presentation to and consideration by the Committee of any facts, matters, and documents pertaining to my case shall not unfairly or illegally prejudice the Committee members from further participation or consideration in the event a formal hearing is later conducted. Stated differently, in the event the pending matter is not resolved following my appearance before the Committee, I will not object to any of the Committee members from further participating in subsequent meetings or hearings that may be conducted in relation to this matter.
4. By signing my name in the space provided below, I hereby authorize the Executive Committee to proceed with the informal appearance, subject to the stipulations and understandings as noted above. I have elected to proceed:

with legal counsel present (name of counsel: Julie Mitchell)

without legal counsel present

EXECUTED, this the 18 day of March, 2015.



LICENSEE

Witness:



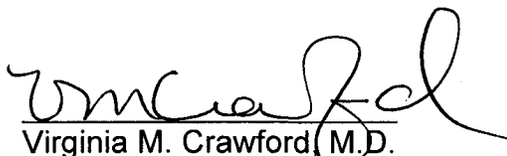
**EXECUTIVE SESSION - EXECUTIVE COMMITTEE
MISSISSIPPI STATE BOARD OF MEDICAL LICENSURE
MARCH 18, 2015**

AGENDA ITEM: Personal appearance by Rex Bennett Williams, M.D.

Motion was made by Dr. Mayo, seconded by Dr. Crawford and carried in the matter of Dr. Williams that 1) the process he has started for filing for a pain and free standing clinic in Vicksburg should continue; 2) he should report to the Board that he is collaborating with Ashley Cocilova as an APRN in his current location.

<u>VOTE:</u>	<u>FOR</u>	<u>AGAINST</u>	<u>ABSTAIN</u>	<u>ABSENT</u>
Virginia M. Crawford, M.D.	X			
William S. Mayo, D.O.	X			
Charles S. Miles, M.D.	X			

With a motion by Dr. Mayo, seconded by Dr. Crawford, the Executive Committee came out of Executive Session.


Virginia M. Crawford, M.D.
President

**AGREEMENT TO APPEAR INFORMALLY BEFORE EXECUTIVE COMMITTEE
BY CURRENT LICENSEE**

I, **Charles R. Purdy, II, M.D.**, have been asked to appear informally before the Executive Committee of the Mississippi State Board of Medical Licensure (hereinafter "Board") to discuss issues which may relate to my practice and possible the grounds, if any, for disciplinary action, and possible resolution of the same. It is the purpose of the informal meeting to discuss the facts of the case, to give me an opportunity to ask questions of the Committee or its staff, and to give the Committee or its staff an opportunity to ask questions of me. Because the meeting is informal, no disciplinary action will be taken without my express written consent. In so doing, I have been advised and understand the following:

1. During the meeting, the Executive Committee may or may not be represented by legal counsel. Notwithstanding, I understand that I have a right, if I so choose, to employ legal counsel and have counsel present during the informal meeting.
2. I authorize the Committee Members to review and examine any statements, documentary evidence, or materials concerning the possible grounds for disciplinary action against my license.
3. Because the purpose of my appearance is to avoid a hearing before the Board, I agree that presentation to and consideration by the Committee of any facts, matters, and documents pertaining to my case shall not unfairly or illegally prejudice the Committee members from further participation or consideration in the event a formal hearing is later conducted. Stated differently, in the event the pending matter is not resolved following my appearance before the Committee, I will not object to any of the Committee members from further participating in subsequent meetings or hearings that may be conducted in relation to this matter.
4. By signing my name in the space provided below, I hereby authorize the Executive Committee to proceed with the informal appearance, subject to the stipulations and understandings as noted above. I have elected to proceed:

___ with legal counsel present (name of counsel: _____)

without legal counsel present

EXECUTED, this the 18 day of MARCH, 2015.



LICENSEE

Witness: _____



**AGREEMENT TO APPEAR INFORMALLY BEFORE EXECUTIVE COMMITTEE
BY CURRENT LICENSEE**

I, **Francisco Camero M.D.**, have been asked to appear informally before the Executive Committee of the Mississippi State Board of Medical Licensure (hereinafter "Board") to discuss issues which may relate to my practice and possible the grounds, if any, for disciplinary action, and possible resolution of the same. It is the purpose of the informal meeting to discuss the facts of the case, to give me an opportunity to ask questions of the Committee or its staff, and to give the Committee or its staff an opportunity to ask questions of me. Because the meeting is informal, no disciplinary action will be taken without my express written consent. In so doing, I have been advised and understand the following:

1. During the meeting, the Executive Committee may or may not be represented by legal counsel. Notwithstanding, I understand that I have a right, if I so choose, to employ legal counsel and have counsel present during the informal meeting.
2. I authorize the Committee Members to review and examine any statements, documentary evidence, or materials concerning the possible grounds for disciplinary action against my license.
3. Because the purpose of my appearance is to avoid a hearing before the Board, I agree that presentation to and consideration by the Committee of any facts, matters, and documents pertaining to my case shall not unfairly or illegally prejudice the Committee members from further participation or consideration in the event a formal hearing is later conducted. Stated differently, in the event the pending matter is not resolved following my appearance before the Committee, I will not object to any of the Committee members from further participating in subsequent meetings or hearings that may be conducted in relation to this matter.
4. By signing my name in the space provided below, I hereby authorize the Executive Committee to proceed with the informal appearance, subject to the stipulations and understandings as noted above. I have elected to proceed:

with legal counsel present (name of counsel: _____)

without legal counsel present

EXECUTED, this the 18 day of MARCH 2015.

LICENSEE

Witness: _____

Jennifer Thider

**EXECUTIVE SESSION - EXECUTIVE COMMITTEE
MISSISSIPPI STATE BOARD OF MEDICAL LICENSURE
MARCH 18, 2015**

AGENDA ITEM: Personal appearance by Francisco Camero, M.D.

Motion was made by Dr. Crawford, seconded by Dr. Mayo and carried that Dr. Camero 1) must report to the Board about any APRNS he is working with presently even if only one patient, 2) highly encourage attendance at Alabama's collaborative course to learn about reliable collaborative relationships, 3) in the future, any relationships with APRNs must be reported before the fact.

<u>VOTE:</u>	<u>FOR</u>	<u>AGAINST</u>	<u>ABSTAIN</u>	<u>ABSENT</u>
Virginia M. Crawford, M.D.	X			
William S. Mayo, D.O.	X			
Charles S. Miles, M.D.	X			

With a motion by Dr. Mayo, seconded by Dr. Crawford, the Executive Committee came out of Executive Session.



Virginia M. Crawford, M.D.
President

**AGREEMENT TO APPEAR INFORMALLY BEFORE EXECUTIVE COMMITTEE
BY CURRENT LICENSEE**

I, **Glenn E. Zeidmann, D.O.**, have been asked to appear informally before the Executive Committee of the Mississippi State Board of Medical Licensure (hereinafter "Board") to discuss issues which may relate to my practice and possible the grounds, if any, for disciplinary action, and possible resolution of the same. It is the purpose of the informal meeting to discuss the facts of the case, to give me an opportunity to ask questions of the Committee or its staff, and to give the Committee or its staff an opportunity to ask questions of me. Because the meeting is informal, no disciplinary action will be taken without my express written consent. In so doing, I have been advised and understand the following:

1. During the meeting, the Executive Committee may or may not be represented by legal counsel. Notwithstanding, I understand that I have a right, if I so choose, to employ legal counsel and have counsel present during the informal meeting.
2. I authorize the Committee Members to review and examine any statements, documentary evidence, or materials concerning the possible grounds for disciplinary action against my license.
3. Because the purpose of my appearance is to avoid a hearing before the Board, I agree that presentation to and consideration by the Committee of any facts, matters, and documents pertaining to my case shall not unfairly or illegally prejudice the Committee members from further participation or consideration in the event a formal hearing is later conducted. Stated differently, in the event the pending matter is not resolved following my appearance before the Committee, I will not object to any of the Committee members from further participating in subsequent meetings or hearings that may be conducted in relation to this matter.
4. By signing my name in the space provided below, I hereby authorize the Executive Committee to proceed with the informal appearance, subject to the stipulations and understandings as noted above. I have elected to proceed:

with legal counsel present (name of counsel: _____)

without legal counsel present

EXECUTED, this the 18 day of March, 2015.



LICENSEE

Glenn Zeidmann D.O.

Witness:

Jennifer Thide

**EXECUTIVE SESSION - EXECUTIVE COMMITTEE
MISSISSIPPI STATE BOARD OF MEDICAL LICENSURE
MARCH 18, 2015**

AGENDA ITEM: Personal appearance by Glenn E. Zeidmann, D.O.

Motion was made by Dr. Crawford, seconded by Dr. Mayo and carried that Dr. Zeidmann's application for a free standing clinic in Columbia - Song Health Rehab is approved.

<u>VOTE:</u>	<u>FOR</u>	<u>AGAINST</u>	<u>ABSTAIN</u>	<u>ABSENT</u>
Virginia M. Crawford, M.D.	X			
William S. Mayo, D.O.	X			
Charles S. Miles, M.D.	X			

With a motion by Dr. Crawford, seconded by Dr. Mayo, the Executive Committee came out of Executive Session.



Virginia M. Crawford, M.D.
President

**AGREEMENT TO APPEAR INFORMALLY BEFORE EXECUTIVE COMMITTEE
BY CURRENT LICENSEE**

I, **Jamie Jimenez-Agosto, M.D.**, have been asked to appear informally before the Executive Committee of the Mississippi State Board of Medical Licensure (hereinafter "Board") to discuss issues which may relate to my practice and possible the grounds, if any, for disciplinary action, and possible resolution of the same. It is the purpose of the informal meeting to discuss the facts of the case, to give me an opportunity to ask questions of the Committee or its staff, and to give the Committee or its staff an opportunity to ask questions of me. Because the meeting is informal, no disciplinary action will be taken without my express written consent. In so doing, I have been advised and understand the following:

1. During the meeting, the Executive Committee may or may not be represented by legal counsel. Notwithstanding, I understand that I have a right, if I so choose, to employ legal counsel and have counsel present during the informal meeting.
2. I authorize the Committee Members to review and examine any statements, documentary evidence, or materials concerning the possible grounds for disciplinary action against my license.
3. Because the purpose of my appearance is to avoid a hearing before the Board, I agree that presentation to and consideration by the Committee of any facts, matters, and documents pertaining to my case shall not unfairly or illegally prejudice the Committee members from further participation or consideration in the event a formal hearing is later conducted. Stated differently, in the event the pending matter is not resolved following my appearance before the Committee, I will not object to any of the Committee members from further participating in subsequent meetings or hearings that may be conducted in relation to this matter.
4. By signing my name in the space provided below, I hereby authorize the Executive Committee to proceed with the informal appearance, subject to the stipulations and understandings as noted above. I have elected to proceed:

with legal counsel present (name of counsel: _____)

without legal counsel present

EXECUTED, this the 18 day of March, 2015.

LICENSEE

Witness: _____

Jennifer Shider

EXECUTIVE SESSION - EXECUTIVE COMMITTEE
MISSISSIPPI STATE BOARD OF MEDICAL LICENSURE
MARCH 18, 2015

AGENDA ITEM: Personal appearance by Jamie Jimenez-Agosto, M.D.

Motion was made by Dr. Crawford, seconded by Dr. Mayo and carried that Dr. Jimenez-Agosto's matter be referred to the full Board.

<u>VOTE:</u>	<u>FOR</u>	<u>AGAINST</u>	<u>ABSTAIN</u>	<u>ABSENT</u>
Virginia M. Crawford, M.D.	X			
William S. Mayo, D.O.	X			
Charles S. Miles, M.D.	X			

With a motion by Dr. Miles, seconded by Dr. Crawford, the Executive Committee came out of Executive Session.


Virginia M. Crawford, M.D.
President