IN AND BEFORE THE OKLAHOMA STATE BOARD OF MEDICAL LICENSURE AND SUPERVISION STATE OF OKLAHOMA

STATE OF OKLAHOMA EX REL. THE OKLAHOMA BOARD OF MEDICAL LICENSURE AND SUPERVISION, Plaintiff,)))))	JAN - 4 2008 OKLAHOMA STATE BOARD OF MEDICAL LICENSURE & SUPERVISION
v. BRUCE STEWART GILMORE, M.D.,)))	Case No. 00-06-2201
LICENSE NO. 15474, Defendant.)))	

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COMPLAINT

COMES NOW the Plaintiff, the State of Oklahoma ex rel. the Oklahoma State Board of Medical Licensure and Supervision (the "Board"), by and through its attorney, Elizabeth A. Scott, Assistant Attorney General, and for its Complaint against the Defendant, Bruce Stewart Gilmore, M.D., alleges and states as follows:

1. The Board is a duly authorized agency of the State of Oklahoma empowered to license and oversee the activities of physicians and surgeons in the State of Oklahoma pursuant to 59 Okla. Stat. §480 *et seq.*

2. Defendant, Bruce Stewart Gilmore, M.D., holds Oklahoma license no. 15474.

3. On or about June 29, 2000, a Complaint was filed against Defendant based upon excessive prescribing and narcotics laws violations. On or about January 25, 2001, a Final Order of Suspension was entered by this Board whereby Defendant was suspended indefinitely pending completion of a treatment program approved by the Board, to include psychiatric evaluation, substance abuse evaluation and fitness to practice evaluation. Defendant subsequently completed the requirements of the Board and on May 3, 2001, the Board entered an Order Granting Reinstatement of License Under Terms of Probation.

4. The Order Granting Reinstatement of License Under Terms of Probation sets forth Defendant's five (5) year term of probation beginning May 3, 2001, and provided as follows:

- C. Defendant will not prescribe, administer or dispense any medications for personal use or for that of any family member.
- E. Defendant shall abide by his post care contract with the Oklahoma Physicians Recovery Program and all recommendations of Rush Behavioral Health, and shall attend a minimum of one (1) Caduceus meeting and three (3) 12-Step meetings per week.
- G. Defendant will take no medication except that which is authorized by a physician treating him for a legitimate medical need. Defendant has the affirmative duty to inform any and every doctor treating him of the Board Order immediately upon initiation or continuation of treatment.
- H. Defendant will have the affirmative duty not to ingest any substance which will cause a body fluid sample to test positive for prohibited substances.
- I. Defendant shall promptly notify the Board of any relapse, including any entry, or re-entry, into a treatment program for substance abuse.
- 2. Failure to meet any of the terms of this Board Order will constitute cause for the Board to initiate additional proceedings to suspend, revoke or modify Defendant's license after due notice and hearing.

5. On January 15, 2002, Defendant provided an observed urine specimen at the request of Tom Sosbee, Compliance and Education Coordinator for the Board. The urine specimen subsequently tested positive for Hydrocodone.

6. On January 29, 2002, Defendant provided an observed urine specimen at the request of Tom Sosbee, Compliance and Education Coordinator for the Board. The urine specimen subsequently tested positive for Hydrocodone.

7. On or about February 13, 2002, a second Complaint was filed against Defendant based upon violation of his probation. Defendant subsequently obtained treatment at Rush Behavioral Health and entered into a Voluntary Submittal to Jurisdiction on March 14, 2002 whereby he was suspended for a period of ninety (90) days beginning February 19, 2002 and placed on indefinite probation. Defendant's Voluntary Submittal to Jurisdiction provided as follows:

- H. Defendant will take no medication except that which is authorized by a physician treating him for a legitimate medical need. Defendant has the affirmative duty to inform any and every doctor treating him of the Board Order immediately upon initiation or continuation of treatment.
- I. Defendant will have the affirmative duty not to ingest any substance which will cause a body fluid sample to test positive for prohibited substances.

- L. Defendant will abide by the terms and recommendations of his postcare contracts with Rush and the Physicians' Recovery Program.
- N. Defendant shall promptly notify the Board of any relapse, including any entry, or re-entry, into a treatment program for substance abuse.
- U. Failure to meet any of the terms of this Board Order will constitute cause for the Board to initiate additional proceedings to suspend, revoke or modify Defendant's license after due notice and hearing.

8. The provisions cited above were not modified or deleted but remained in full force and effect as terms and conditions of Defendant's probation.

9. On September 23, 2003, Defendant provided an observed urine specimen at the request of Tom Sosbee, Compliance and Education Coordinator for the Board. The urine specimen subsequently tested positive for Ethanol and Orphenadrine.

10. On or about October 13, 2003, a third Complaint was filed against Defendant based upon a violation of his probation.

11. On November 20, 2003, after hearing before the Board *en banc*, the Board entered a Final Order of Suspension whereby it suspended Defendant's license for a minimum of nine (9) months, during which time Defendant was required to obtain treatment for substance abuse for a minimum of six (6) months at an inpatient facility approved in advance by the Board Secretary. After that time, Defendant would be allowed to seek reinstatement of his license, at which time any terms of probation would be determined.

12. On or about September 23, 2004, Defendant appeared before the Board seeking reinstatement of his license. After hearing before the Board *en banc*, the Board entered an Order Granting Reinstatement of License Under Terms of Probation. Under this Order, Defendant's license was to be subject to indefinite probation under the following terms:

I. Defendant will have the affirmative duty not to ingest any substance which will cause a body fluid sample to test positive for prohibited substances including but not limited to alcohol.

K. Defendant will abide by the terms and recommendations of his postcare contracts with Rush Behavioral Health Center and the Physicians' Recovery Program.

M. Defendant shall promptly notify the Board of any relapse, including any entry, or re-entry, into a treatment program for substance abuse.

13. The provisions cited above were not modified or deleted but remained in full force and effect as terms and conditions of Defendant's probation.

14. On December 26, 2007, Defendant provided an observed urine specimen at the request of Tom Sosbee, Compliance and Education Coordinator for the Board. The urine specimen subsequently tested positive for Ethanol.

15. Defendant is guilty of unprofessional conduct in that he:

A. Habitually uses habit-forming drugs in violation 59 O.S. \$509(4) and OAC 435:10-7-4(3).

B. Engaged in dishonorable or immoral conduct which is likely to deceive, defraud or harm the public in violation of 59 O.S.
§509(8) and OAC 435:10-7-4(11).

C. Violated any provision of the medical practice act or the rules and regulations of the Board or of an action, stipulation, or agreement of the Board in violation of 59 O.S. 509(13) and OAC 435:10-7-4(39).

D. Is unable to practice medicine with reasonable skill and safety to patients by reason of age, illness, drunkenness, excessive use of drugs, narcotics, chemicals or any other type of material or as a result of any mental or physician condition in violation of 59 O.S. **§**509(15) and OAC 435:10-7-4(40).

Conclusion

WHEREFORE, the Plaintiff respectfully requests that the Board conduct a hearing, and, upon proof of the allegations contained herein, impose such disciplinary action as authorized by law, up to and including suspension or revocation and any other appropriate action with respect to Defendant's medical license, and an assessment of costs and attorney's fees incurred in this action as provided by law.

Respectfully submitted,

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Attorney for the Plaintiff