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

STATE OF OKLAHOMA

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STATE OF	OKLAHOMA
STATE OF OKLAHOMA, ex rel. OKLAHOMA BOARD OF MEDICAL LICENSURE AND SUPERVISION, Plaintiff,	Sold St.
	Case No. 94-04-1613
EDWIN RAY HENSON, M.D. Medical License No. 16952	
Defendant.	

VOLUNTARY SUBMITTAL TO JURISDICTION AND ORDER

NOW ON this 9th day of September, 1994, there comes on before the Oklahoma Board of Medical Licensure and Supervision, the above styled and numbered cause of action. The defendant, Edwin Ray Henson, M.D., states that he is of sound mind and not under the influence of any medication of drug or impaired thereby and that

defendant fully recognizes his right to appear before the Oklahoma Board of Medical Licensure and Supervision, en banc, for evidentiary hearing on the complaint filed against the defendant herein. Of his own volition and decision, the defendant waives his right to appear before the Board for a full hearing inasmuch as the defendant does believe that should he contest the allegations there is adequate evidence for the Board to invoke some curtailment of

practice under an Oklahoma medical license, and further the defendant hereby voluntarily and of his own volition submits to the jurisdiction of the Board in the following Conclusions of Law and Order of the Board which are based on the allegations of the original complaint in this matter:

ALLEGATIONS

In the present administrative action, the plaintiff alleged following:

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- 1. That during a period of time from approximately May, 1993, through and including April, 1994, the Defendant, Edwin Ray Henson, engaged in a pattern of conduct by which the Defendant wrote or called-in false and fictitious prescriptions dangerous drugs for persons A.P., M.F. and D.V.;
- 2. That contrary to the named patient on each prescription, the dangerous drugs obtained were provided to the wife of the Defendant;
- 3. That A.P., M.F., and D.V. were not patients of the Defendant;
- 4. That the amount of controlled drugs obtained by Defendant for wife was in excess of the amount considered good medical practice;
- 5. That the Defendant failed to keep complete and accurate records of the dangerous drugs obtained by him;
- 6. That, as such, the Defendant, Edwin Ray Henson, who holds Oklahoma Medical License No. 16952, is in violation of the Oklahoma Medical Practice Act, 59 O.S.Supp.1993, § 509, Paragraphs 1, 9, 10, 12, 13, 14 and 17.
- 7. That the Defendant has fully cooperated with the Board's investigators in this matter.

Defendant has previously admitted to these allegations to the extent expressed in his Answer filed in this matter and submits to jurisdiction of the Board without further admission or denial

of the allegations.

CONCLUSIONS OF LAW

- 1. The Oklahoma Board of Medical Licensure and Supervision has jurisdiction in this matter by virtue of the provisions of the Oklahoma Medical Practice Act, 59 O.S.1991, §§ 481 et seq., as amended;
- 2. By virtue of the provisions of the Oklahoma Medical Practice Act, the Board has the power and jurisdiction to enforce provisions of the Oklahoma Medical Practice Act as the Board deems necessary to protect the public health, safety and welfare;

ORDER

IT IS THEREFORE ORDERED by the Oklahoma Board of Medical Licensure and Supervision that:

- 1. The defendant, Edwin Ray Henson, M.D., is hereby suspended from the practice of medicine and surgery for a period of thirty (30) days beginning September 12, 1994.
- 2. The defendant, Edwin Ray Henson, M.D. is hereby placed on probation before the Board for a period of five (5) years beginning September 12, 1994.
- 3. During the period of probation the defendant shall not prescribe, dispense or administer any schedule II or III controlled dangerous substances except in emergency situation, in which case the defendant shall obtain the co-signature of a second physician on the prescription within twenty-four (24) hours.
- 4. During the period of probation, the defendant shall authorized to prescribe, dispense or administer schedule IV and V controlled dangerous substances.

5. The defendant shall abide by and continue to abide by all terms of treatment or care set by the Rush Behavioral Health Center Du Page Multidisciplinary Assessment Program (MAP) Report.

6. During the period of the probation, the defendant shall provide the Board with any requested reports or files promptly

The defendant shall pay to the Board the costs of 7. investigation, prosecution and probations of this case within thirty (30) days of the receipt of the invoice therefor

8. The defendant shall conduct his practice in compliance with the Oklahoma Allopathic Medical and Surgical Licensure and Supervision Act.

10. Any violation of the terms of this Order shall constitute grounds for additional action by the Board herein

The jurisdiction of the Board in this action shall continue until the terms and conditions of probation are ended, or modified or lifted by the Board upon motion.

Dated this 9th day of September, 1994

Gerald C. Zumwalt

Secretary

Board of Medical Licensure and

Supervision

Agreement to terms by Defendant: