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



COMES NOW the plaintiff, the State of Oklahoma, ex rel. the Oklahoma State Board of Medical Licensure and Supervision, and for its Corrected Order Granting Reinstatement of License Under Terms of Probation, submits the following:

1. On or about July 23, 2009, the Board entered an Order Granting Reinstatement of License Under Terms of Probation to Defendant. The Order contained numerous terms of probation.
2. Upon further review of the July 23, 2009 Order Granting Reinstatement of License Under Terms of Probation, the State discovered that paragraph "E" had been inadvertently left out of the version filed with the Board. Paragraph "D" and paragraph "F" were on both orders, but paragraph " $E$ " was mistakenly not printed out on the order filed at the Board offices. Paragraph " $E$ " was identical to the paragraph " $E$ " set forth in Defendant's May 15, 2008 Order Granting Reinstatement of License Under Terms of Probation and provides as follows:
E. Defendant will not prescribe, order, administer, dispense or possess any drugs in Schedules I through V.
3. Paragraph E as set forth above should be and is hereby made a part of the July 23, 2009 Order Granting Reinstatement of License Under Terms of Probation.

Dated this $12^{\text {th }}$ day of August, 2010.


## Certificate of Service

On the 12 day of August, 2010, a true and correct copy of this order was mailed, postage prepaid, to Mark Edward Rigney, 2420 Robin Road, Ponca City, OK 74604.


