

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

FILED

STATE OF OKLAHOMA
EX REL. THE OKLAHOMA BOARD
OF MEDICAL LICENSURE
AND SUPERVISION,

Plaintiff,

v.
DARRELL ARNOLD SEELIG, M.D.,

LICENSE NO. 6539

Defendant.

JUL 23 2007

OKLAHOMA STATE BOARD OF
MEDICAL LICENSURE & SUPERVISION

Case No. 07-07-3338

APPLICATION TO DETERMINE EMERGENCY

Plaintiff, the State of Oklahoma ex rel. the Oklahoma State Board of Medical Licensure and Supervision ("State"), seeks to have an emergency declared to enable the Secretary of the Board to conduct an emergency suspension hearing against Defendant, Darrell Arnold Seelig, M.D., Oklahoma medical license number 6539, as authorized under 59 Okla. Stat. §503.1 and 75 Okla. Stat. §314. In support of this application, the State submits the following:

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.* (the "Act"). Under Section 503.1 of the Act, the Secretary of the Board may determine that "an emergency exists for which the immediate suspension of a license is imperative for the public health, safety and welfare."

2. Defendant, Darrell Arnold Seelig, M.D., holds Oklahoma license no. 6539, and is authorized to practice as a physician and surgeon in the State of Oklahoma.


3. On July 19, 2007, the State filed a Complaint and Citation against Defendant alleging numerous violations of the Oklahoma Medical Practice Act, including prescribing controlled dangerous substances without a legitimate medical need and without a sufficient examination.

4. The State is basing its application for emergency upon the magnitude of the charges against the Defendant, the volume of the patients obtaining controlled dangerous substances without sufficient examination, the volume of controlled dangerous substances being prescribed without sufficient examination, and the fact that prescriptions for controlled dangerous substances are still being filled in his name.

5. The magnitude of the charges against the Defendant, the volume of the patients obtaining controlled dangerous substances without sufficient examination, the volume of controlled dangerous substances being prescribed without sufficient examination, and the fact that prescriptions for controlled dangerous substances are still being filled in his name justify an emergency suspension hearing to protect the public health, safety and welfare.

WHEREFORE, the State respectfully requests that an emergency be declared, that an emergency suspension hearing be conducted by the Secretary and that the Secretary suspend Defendant's license until a hearing before the Board *en banc*.

Respectfully submitted,



Elizabeth A. Scott (OBA #12470)
Assistant Attorney General, State of Oklahoma
5014 N. Francis
P.O. Box 18256
Oklahoma City, OK 73154

ATTORNEY FOR THE STATE

OKLAHOMA STATE BOARD OF MEDICAL
LICENSURE AND SUPERVISION