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

FILED

IN THE MATTER OF THE APPLICATION OF)	NOV 18 2011
THE STATE OF OKLAHOMA, O BEHALF OF)) N)	OKLAHOMA STATE BOARD OF MEDICAL LICENSURE & SUPERVISION
JAEMIE ANN WATERS, P.A.,		
LICENSE NO.)	Case No. 03-07-3260
PA842		
)	
FOR MODIFICATION OF)	
PROBATION TERMS FOR)	
LICENSE NO. PA842)	

ORDER MODIFYING PROBATION

This matter came on for hearing before the Oklahoma Board of Medical Licensure and Supervision on November 3, 2011, at the Board office, 101 N.E. 51st street, Oklahoma City, Oklahoma, pursuant to notice given as required by law and rules of the Board.

Applicant, Jaemie Ann Waters, P.A., holding Oklahoma physician assistant license no. PA842, appeared not.

Elizabeth A. Scott, Assistant Attorney General, appeared on behalf of the State of Oklahoma.

The Board sitting en banc after hearing testimony, reviewing the request and other materials presented, and being fully apprised of the premises, made the following Findings of Fact, Conclusions of Law and Orders:

FINDINGS OF FACT

1. The Board en banc has jurisdiction over the subject matter herein, and notice has been given in all respects as required by law and the rules of the Board.

Ms. Waters currently holds Oklahoma physician assistant license no. PA842 under 2. an indefinite term of probation that commenced on July 19, 2007.

3. On July 14, 2011, Ms. Waters requested that the terms of her probation be modified to allow her to redact the Findings of Fact from her Revised Final Order of Probation when giving a copy of the Order to potential employers as required by paragraph 1(C). The Board denied Ms. Waters' request.

4. On November 3, 2011, the State requested that the terms of Ms. Waters' probation be modified so that Ms. Waters would no longer be required to send in duplicate, serially prescriptions for controlled dangerous substances on a monthly basis due to the State's use of the Prescription Monitoring Program.

5. The State presented sufficient evidence to support the requested modification.

CONCLUSIONS OF LAW

1. The Board has jurisdiction to hear this matter pursuant to 59 O. S. § 480 *et seq*.

2. The State has presented satisfactory evidence to justify modifying Ms. Waters' probation whereby Ms. Waters would no longer be required to send in duplicate, serially prescriptions for controlled dangerous substances on a monthly basis due to the State's use of the Prescription Monitoring Program.

ORDER

IT IS THEREFORE ORDERED by the Board of Medical Licensure and Supervision as follows:

1. The State's application to modify the terms of Ms. Waters' probation is **GRANTED**.

2. Ms. Waters' probation shall continue indefinitely from the date of its commencement of July 19, 2007 under the terms and conditions set forth in the July 19, 2007 Order, with the exception that Ms. Waters will no longer be required to send in duplicate, serially prescriptions for controlled dangerous substances on a monthly basis due to the State's use of the Prescription Monitoring Program.

3. Failure to meet any of the terms of this Order will be grounds for the Board to initiate proceedings to suspend or revoke Ms. Waters' physician assistant license, after additional notice and hearing as required by law.

4. A copy of this written order should be sent to Ms. Waters as soon as it is processed.

Dated this $\cancel{1}$ day of November, 2011.

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Gerald C. Zumwalt, M.D., Secretary Oklahoma State Board of Medical Licensure and Supervision

Certificate of Service

On the $\frac{8}{100}$ day of November, 2011, a true and correct copy of this order was mailed, postage prepaid, to Jaemie Waters, 700 W. Juneau Street, Broken Arrow, OK 74012.

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