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-BEFORE THE ARIZONA MEDICAL BOARD

In the Matter of  
**STEPHEN MORRIS, M.D.**  
Holder of License No. 10800  
For the Practice of Medicine  
In the State of Arizona.

Board Case No. MD-01-0557  
**FINDINGS OF FACT,  
CONCLUSIONS OF LAW  
AND ORDER**  
(Decree of Censure & Probation)

This matter was considered by the Arizona Medical Board ("Board") at its public meeting on October 3, 2002. Stephen Morris, M.D., ("Respondent") appeared before the Board with legal counsel Dan Jantsch for a formal interview pursuant to the authority vested in the Board by A.R.S. § 32-1451(H). After due consideration of the facts and law applicable to this matter, the Board voted to issue the following findings of fact, conclusions of law and order.

**FINDINGS OF FACT**

1. The Board is the duly constituted authority for the regulation and control of the practice of allopathic medicine in the State of Arizona.
2. Respondent is the holder of License No. 10800 for the practice of allopathic medicine in the State of Arizona.
3. The Board initiated case number MD-01-0557 after receiving information from an anonymous source regarding Respondent's prescribing of controlled substances to a female patient ("IS"). The Board's investigation revealed that in 2001 Respondent had written 65 prescriptions totalling 6,198 dosage units of Oxycodone to IS. The prescriptions were issued using variations of both IS's name and other identifying information and were filled at pharmacies in both Arizona and California.
4. At the formal interview Respondent testified that he had been practicing medicine for approximately 29 years and that in his private practice he basically treats

1 patients who have anxiety disorders and depressive disorders. Respondent stated that he  
2 was also a staff psychiatrist for Value Options, a privately run company that is contracted  
3 with the State to provide care for the seriously mentally ill in Maricopa County.

4 5. Respondent testified that IS's case was complicated and that he very much  
5 regretted the situation. According to Respondent, he began treating IS after she called  
6 him to set an appointment and related to him that she was depressed and being treated  
7 for pain due to an automobile accident. IS indicated that she believed the pain was  
8 contributing to her depression. Respondent testified that he first saw IS approximately two  
9 or three weeks after first having spoken to her on the phone. Respondent stated that IS  
10 was divorced, had two small children, and presented in a timely fashion and was well  
11 groomed at the first appointment. According to Respondent, IS was being treated with  
12 methadone for her pain and she asked him to help her get off the methadone.  
13 Respondent indicated that he believed that the two things that "threw him off the track" of  
14 detecting that IS was a problem patient were her presentation at his private practice and  
15 her presentation as a well-groomed housewife.

16 6. Respondent testified that his first erroneous decision was to attempt to get IS  
17 off the methadone. Respondent stated that the plan was for IS to obtain a second consult  
18 from an orthopedic surgeon who would treat her for her pain problem after Respondent  
19 withdrew her from the Methadone and began treating her for depression. Respondent  
20 stated that it was an error on his part to not check with any of IS's prior treating physicians  
21 and get her records. Respondent stated that if IS presented today he would immediately  
22 refer her to a pain specialist.

23 7. Respondent was asked why he did not refer IS to a pain specialist and why  
24 he prescribed what appeared to be a tremendous amount of medication. Respondent  
25 stated that initially things went well with IS and she was on less and less Methadone (10

1 milligrams from 60) and was doing well over a period of about two months. Respondent  
2 stated that IS then began to complain of pain in her neck from the automobile accident and  
3 he prescribed 20 Percocet. Respondent testified that IS called him three or four days after  
4 he prescribed the Percocet and said they were all used up. Respondent testified that IS  
5 told him that she lost her job, her insurance, and her apartment and had to move to  
6 California to live with her brother. Respondent testified that he believed he had a  
7 responsibility to see that IS received treatment even though she repeatedly told him she  
8 could not afford to see anyone else. Respondent stated that he continued to attempt to  
9 prescribe less and less doses of the pain medication, but being a psychiatrist he was  
10 aware of the potential for suicide and tried to space the medication and make it a little  
11 more difficult for IS to get. Respondent testified that IS eventually was kicked out of her  
12 brother's home and ended up in a trailer park.

13 8. Respondent was asked about his writing prescriptions for IS using different  
14 names. Respondent testified that he used different names because IS told him she had  
15 different names. According to Respondent IS told him that "I" was not her first name, but  
16 another name somewhat related to "I" and that in while in San Diego she used a name that  
17 she said her family referred to her by. Respondent was also asked about using Federal  
18 Express to send IS her prescriptions. Respondent stated that using Federal Express is  
19 not normal practice.

20 9. Respondent's attention was drawn to a February 19, 2001 note in IS's chart  
21 stating "Patient clearly has an addiction problem." Respondent was asked why he  
22 continued to prescribe large amounts of pain medication for approximately eight more  
23 months to a patient whom he believed had an addiction problem. Respondent stated that  
24 what he should have done was referred IS to a methadone clinic.

25





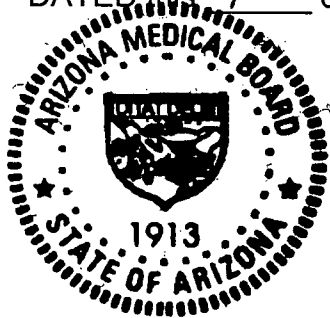
1 (c) Respondent shall pay the costs associated with monitoring his probation as  
2 designated by the Board each and every year of probation. Such costs may be adjusted  
3 on an annual basis. Costs are payable to the Board no later than 60 days after the  
4 effective date of this Order and thereafter on an annual basis. Failure to pay these costs  
5 within 30 days of the due date constitutes a violation of probation.

6 **RIGHT TO PETITION FOR REHEARING OR REVIEW**

7 Respondent is hereby notified that she has the right to petition for a rehearing or  
8 review. Pursuant to A.R.S. § 41-1092.09, as amended, the petition for rehearing or  
9 review must be filed with the Board's Executive Director within thirty (30) days after  
10 service of this Order and pursuant to A.A.C. R4-16-102, it must set forth legally sufficient  
11 reasons for granting a rehearing or review. Service of this order is effective five (5) days  
12 after date of mailing. If a motion for rehearing or review is not filed, the Board's Order  
13 becomes effective thirty-five (35) days after it is mailed to Respondent.

14 Respondent is further notified that the filing of a motion for rehearing or review is  
15 required to preserve any rights of appeal to the Superior Court.

16 DATED this 4<sup>th</sup> day of December, 2002.



ARIZONA MEDICAL BOARD

  
BARRY A. CASSIDY, Ph.D., PA-C  
Executive Director

22 ORIGINAL of the foregoing filed this  
23 5<sup>th</sup> day of December, 2002 with:

24 The Arizona Medical Board  
25 9545 East Doubletree Ranch Road  
Scottsdale, Arizona 85258

1 Executed copy of the foregoing  
mailed by U.S. Certified Mail this  
2 5<sup>th</sup> day of December, 2002, to:

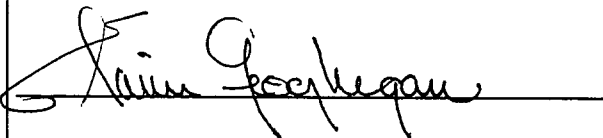
3 Dan Jantsch  
4 Olson Jantsch & Bakker PA  
7243 North 16 Street  
5 Phoenix, Arizona 85020-7250

6 Executed copy of the foregoing  
mailed by U.S. Mail this  
7 5<sup>th</sup> day of December, 2002, to:

8 Stephen Morris, M.D.  
7125 E Lincoln Dr Suite 214B  
9 Paradise Valley, Arizona 85253-4429

10 Copy of the foregoing hand-delivered this  
11 5<sup>th</sup> day of December, 2002, to:

12 Christine Cassetta  
Assistant Attorney General  
13 Sandra Waitt, Management Analyst  
Lynda Mottram, Senior Compliance Officer  
14 Investigations (Investigation File)  
Arizona Medical Board  
15 9545 East Doubletree Ranch Road  
16 Scottsdale, Arizona 85258

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1 **BEFORE THE ARIZONA MEDICAL BOARD**

2 In the Matter of

3 **STEPHEN O. MORRIS, M.D.**

4 Holder of License No. 10800  
5 For the Practice of Allopathic Medicine  
6 In the State of Arizona.

Board Case No. MD-06-0358A

**FINDINGS OF FACT,  
CONCLUSIONS OF LAW AND ORDER**

(Letter of Reprimand)

7 The Arizona Medical Board ("Board") considered this matter at its public meeting on  
8 October 11, 2007. Stephen O. Morris, M.D., ("Respondent") appeared before the Board with legal  
9 counsel Sarah L. Sato for a formal interview pursuant to the authority vested in the Board by  
10 A.R.S. § 32-1451(H). The Board voted to issue the following Findings of Fact, Conclusions of Law  
11 and Order after due consideration of the facts and law applicable to this matter.

12 **FINDINGS OF FACT**

13 1. The Board is the duly constituted authority for the regulation and control of the  
14 practice of allopathic medicine in the State of Arizona.

15 2. Respondent is the holder of License No. 10800 for the practice of allopathic  
16 medicine in the State of Arizona.

17 3. The Board initiated case number MD-06-0358A after receiving a complaint  
18 regarding Respondent's care and treatment of a fifty-six year-old male patient ("JN") alleging  
19 Respondent's inappropriate and excessive prescribing contributed to JN's overdose and death.  
20 JN had a history of multiple psychiatric diagnoses, polysubstance abuse, and non-compliance  
21 with medication recommendations. JN was referred to Respondent and had his first visit on  
22 February 17, 2004. Over the next fifteen months, Respondent prescribed a broad range of  
23 psychoactive controlled substances. JN died on May 9, 2005 from an accidental overdose of  
24 prescription medication.  
25



1           4.     Prior to presenting to Respondent, JN was being treated by an  
2 allergist/immunologist/internist for depression. This physician noted JN had high blood pressure  
3 and her records indicate she prescribed Zyprexa, BuSpar, Trazodone, Lamictal, Klonopin,  
4 testosterone injections, Fioricet, and Diovan and she identified an "increased dose of codeine for  
5 pain." This physician diagnosed "Bipolar – Depression," headache and pain and also treated JN  
6 with all the medications listed above plus Celebrex, Xanax, Imitrex, Tramadol, Ultram, Botox,  
7 Effexor and Adderall. On January 29, 2004 this physician noted JN's alcohol abuse had  
8 increased and was "probably every day." On this same date, she referred JN to Respondent for  
9 psychiatric evaluation. On the first visit Respondent used a standardized SCID form, but did not  
10 document a standard mental status examination and did not list any DSM-IV Axis I-IV diagnosis.  
11 Respondent indicated there was alcohol and marijuana abuse; depression, which may have been  
12 substance induced; irritability, suicidal thoughts; and positive hypomania.

13           5.     Over the next fifteen months that Respondent treated JN he prescribed multiple  
14 psychoactive prescriptions often in higher than standard practice doses. Respondent wrote  
15 multiple prescriptions for the same Class of medication, particularly sleep medication and  
16 controlled Class V medications. Respondent also prescribed methylphenidate for several months  
17 with a higher than necessary number of pills prescribed. For instance, when prescribing  
18 methylphenidate 20mg tid, Respondent prescribed the 10mg size "2tid" instead of the 20 mg size,  
19 resulting in a prescription of 180 controlled substance pills instead of 90. The same dose was  
20 available in single capsule, one daily dosing (30 per month) that had a much lower potential for  
21 abuse or diversion. Respondent also write prescriptions too close together in time, indicating  
22 over-use or abuse. Respondent's record contains no entry indicating concern for possible  
23 substance abuse, diversion to others, or of being manipulated for more medication than  
24 necessary.

1           6.       Respondent documented that he referred JN to a therapist within his practice, but  
2 made no follow-up comments to indicate if JN ever underwent the therapy sessions or how they  
3 might impact JN's care or Respondent's further prescribing. Respondent's records show  
4 constantly shifting medications; polypharmacy; no clear cut differential diagnosis or primary  
5 diagnosis that he was addressing; no rationale when medications, including controlled  
6 substances, were abruptly stopped or started for brief periods; no explanation of why higher than  
7 recommended amounts were prescribed; and no consultations. Respondent's record does not  
8 contain any communication back to the referring physician for coordination of JN's care.

9           7.       On March 25, 2005 JN presented to Respondent's office clearly drugged and  
10 admitted to taking Phenobarbital. JN went to St. Luke's and was discharged on Gabitril, Paxil,  
11 Neurontin, and Doxepin for sleep. Respondent placed JN on Adderall-XR 15mg q d #30. There is  
12 no adequate work-up for ADHD or a diagnosis of ADHD in the records to support the prescribing  
13 of Adderall for ADHD. There is also no note that the prescription was for adjunct treatment of  
14 depression, for narcolepsy, daytime sleepiness or other off-label use. On April 20, 2005  
15 Respondent prescribed Doxepin 100mg #60, indicating up to 200mg per day, or four times the  
16 hospital discharge dose. Respondent prescribed the Doxepin, a first generation tricyclic  
17 antidepressant and, on the same day, prescribed Paxil, a second generation antidepressant, at  
18 60mg per day, given as a 40mg and 20mg tablet. In total on this date JN was given Paxil 40mg  
19 #30, Paxil 20mg #30, Doxepin 100mg #60 and Imitrex 100mg #5 – a total of 125 pills.  
20 Respondent prescribed this amount after JN was hospitalized twice with suicidal ideation,  
21 admitted substance abuse, including prescription abuse, and even though JN was highly  
22 unstable. The pharmacy refilled the Doxepin 16 days later and also filled a prescription for  
23 Lunesta 3mg #30. Two days earlier JN filled a prescription for Neurontin 300mg #270.

24           8.       Respondent's record only reflects that he performed a mental status of JN on his  
25 initial visit and not again during his treatment. Respondent does not complete an entire mental

1 status examination again on patient, rather he does a focused evaluation, but does not always  
2 record it. Respondent records contain many of JN's subjective complaints, but not much objective  
3 analysis and no assessments or diagnoses. Respondent's January 19, 2005 note, just prior to  
4 JN's hospitalization, mentions JN's suicidal ideation and other things, but there is no  
5 documentation of any questioning of harm to himself or others.

6 9. Respondent maintained his doubling and then quadrupling the dose of Doxepin  
7 over a short period of time after JN's hospitalization was not a large dose, even though he  
8 acknowledged it is typically given in a lower dose and escalated as needed. Paxil and Doxepin  
9 interact and the Paxil takes over the P450 enzyme system to the exclusion of the Doxepin and  
10 the Doxepin metabolism is slowed down, it tends to linger and build. JN was a patient with known  
11 polysubstance abuse and clear patterns of overuse of prescribed medications, yet Respondent  
12 did not maintain control over the medications. Respondent agreed that monitoring blood levels of  
13 tricyclic antidepressants in a patient who is also on SSRIs is important, yet there was no evidence  
14 in JN's records that he did so. Respondent noted the literature reflects that in research blood  
15 levels and EKGs are done, but he does not believe doing so has "trickled down" to the clinical  
16 level.

17 10. Respondent maintained JN did not exhibit any signs of Serotonin Syndrome, yet  
18 his records reflect that essentially every little thing caused him to tremor more. One of the effects  
19 of high brain levels of serotonin is clonus or tremor. However, Respondent never considered that  
20 JN might have had Serotonin Syndrome, because JN was not feeling especially anxious and  
21 could sit calmly.

22 11. Respondent's records contain only a narrative that JN was prescribed certain  
23 drugs, but there is no rationale for the higher doses of the potentially dangerous drugs prescribed  
24 to JN – why the medications were used, the type used, the combination used. For instance, there  
25 is no documentation that Respondent was or was not using Paxil for anxiety.

1           12.    A physician is required to maintain adequate medical records. An adequate  
2 medical record means a legible record containing, at a minimum, sufficient information to identify  
3 the patient, support the diagnosis, justify the treatment, accurately document the results, indicate  
4 advice and cautionary warnings provided to the patient and provide sufficient information for  
5 another practitioner to assume continuity of the patient's care at any point in the course of  
6 treatment. A.R.S. § 32-1401(2). Respondent's records were inadequate because they did not  
7 support his diagnosis, justify the treatment, or provide sufficient information for another  
8 practitioner to assume continuity of the patient's care.

9           13.    The standard of care required Respondent to monitor a patient's tricyclic blood  
10 levels while he was on concurrent SSRIs.

11          14.    Respondent deviated from the standard of care by failing to monitor JN's tricyclic  
12 blood levels while he was on concurrent SSRIs.

13          15.    The standard of care required Respondent to refrain from prescribing a large  
14 quantity of tricyclic antidepressants and Ritalin to a patient who was a known risk for overdosing.

15          16.    Respondent deviated from the standard of care by prescribing a large quantity of  
16 tricyclic antidepressants and Ritalin to JN who was a known risk for overdosing.

17          17.    The standard of care required Respondent perform regular mental status  
18 examinations when treating a patient for multiple psychiatric diagnoses and to conduct repetitive  
19 questioning of a depressed patient regarding self harm, suicidal ideation or harm to others.

20          18.    Respondent deviated from the standard of care by failing to perform regular mental  
21 status examinations and failing to question JN regarding potential harm to self or others.

22          19.    The standard of care requires a physician to make an adequate DSM I-V  
23 diagnosis.

24          20.    Respondent deviated from the standard of care by failing to make an adequate  
25 DSM I-V diagnosis.



1 petition for rehearing or review is not filed, the Board's Order becomes effective thirty-five (35)  
2 days after it is mailed to Respondent.

3 Respondent is further notified that the filing of a motion for rehearing or review is required  
4 to preserve any rights of appeal to the Superior Court.

5 DATED this 15<sup>th</sup> day of January, 2008.



7 THE ARIZONA MEDICAL BOARD

8 By *Amanda Diehl*  
9 AMANDA J. DIEHL, MPA, CPM  
10 Deputy Executive Director

11 ORIGINAL of the foregoing filed this  
16<sup>th</sup> day of January, 2008 with:

12 Arizona Medical Board  
13 9545 East Doubletree Ranch Road  
14 Scottsdale, Arizona 85258

15 Executed copy of the foregoing  
mailed by U.S. Mail this  
16<sup>th</sup> day of January, 2008, to:

16 Sarah L. Sato  
17 Olson, Jantsch & Bakker, PA  
18 7243 North 16<sup>th</sup> Street  
19 Phoenix, Arizona 85020-7250

20 Stephen O. Morris, M.D.  
21 Address of Record

*Chris Bump*