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# FILED

STATE OF FLORIDA Department of Professional Regulation DEPARTMENT OF PROFESSIONAL REGULATION DEPUTY CLERK

CLERK\_

DEPARTMENT OF PROFESSIONAL REGULATION,

Petitioner,

vs.

CHARLES E. CURTIS, D.O.,

Respondent.

Final Order No. DPR-93-00113-OS

DPR CASE NOS. 89-003867; 0110625

DOAH CASE NOS. 90-02205; 89-2522

## ORDER

THIS MATTER came before the Board of Osteopathic Medicine at its March 6, 1993 meeting in Miami Beach, Florida on Respondent's Petition for Reinstatement. Respondent was present. Petitioner was represented by Francine Plendl, Esquire.

A review of that Final Order dated October 9, 1990 and the Stipulation adopted herein reveals that Respondent was placed on suspension for four years, subject to being reinstated on probation and under terms and conditions as set forth by the Board. Respondent has petitioned for an early termination of the suspension, and in support of his petition has established that he has completed a one year residency program, and has presented a practice plan and proposed monitoring physician. After due consideration, it is hereupon

ORDERED that Respondent's petition for reinstatement of his license to practice osteopathic medicine is hereby GRANTED, subject to the following conditions:

- (1) Respondent shall comply with all state and federal statutes, rules and regulations pertaining to the practice of osteopathic medicine, including Chapters 455, 459, 893, Florida Statutes, and Rule Chapter 21R, Florida Administrative Code.
- (2) Respondent shall be placed on PROBATION for five (5) years from the effective date of this Order.
- (3) Respondent shall not practice during the first year of the probationary period except in a setting with other physicians. For purposes of this paragraph, the Board approves Respondent's practice plan, wherein he will practice 3 days per week with E. Williams, D.O., in Ft. Myers, and 2 days per week with Peter Kirk, M.D., in Palm Beach. If there is any material change in this practice plan during the first year of probation, Respondent shall cease practice and submit another practice plan for approval of the Board.
- (4) Respondent shall not practice during the probationary period except under the indirect supervision of a physician approved by the Board. The Board hereby approves Patrick Bentley, D.O., as Respondent's supervising physician.

Absent provision for and compliance with the terms regarding temporary approval of a supervising osteopathic physician set forth in paragraph 8 below, Respondent shall cease practice and not practice until the Board approves a supervising physician. The attached definition of a supervising osteopathic physician is incorporated herein. The responsibilities of a supervising physician shall include:

- (a) Submit quarterly reports, in affidavit form, which shall include:
- 1. Brief statement of why the osteopathic physician is on probation.
  - 2. Description of probationer's practice.
- 3. Brief statement of probationer's compliance with terms of probation.
- 4. Brief description of probationer's relationship with the supervising physician.
- 5. Detail any problems which may have arisen with probationer.
- (b) Review 25% of Respondent's patient records selected on a random basis at least once every two weeks during the first year, then at least once every month thereafter.
- (c) Report to the Board any violations by the probationer of Chapter 455 and 459, Florida Statutes, and the rules promulgated pursuant thereto.
- (4) Respondent shall submit quarterly reports in affidavit form, the contents of which shall be specified by the Board. The reports shall include:
- (a) Brief statement of why the osteopathic physician is on probation.
  - (b) Practice location.
  - (c) Describe current practice (type and composition).
  - (d) Brief statement of compliance with probationary terms.
- (e) Describe relationship with monitoring/supervising physician.

- (f) Advise Board of any problems.
- (5) Respondent shall appear before the Board on a quarterly basis during his first year of probation, semi-annually thereafter during the rest of his probation, and at such other times as requested by the Board. Respondent shall be provided with advance notice of all said appearances. Respondent's failure to appear when requested shall constitute a violation of this Order.
- (6) Respondent shall obtain 30 continuing medical education hours, above and beyond those continuing education hours required for renewal of his license, each year during his probationary period. Ten (10) of these hours shall be in the area of psychiatry, the remainder in areas at Respondent's discretion.
- (7) Respondent shall not prescribe Schedule II drugs during his probationary period. Furthermore, all prescriptions for drugs affecting the central nervous system shall be in triplicate, with a copy to his monitoring physician and a copy to the Department of Professional Regulation. The monitoring physician shall attach copies of all prescription copies to his monitoring physician's reports.
- (8) The Board shall confer authority on the Chair of the Board to temporarily approve Respondent's supervisory/monitoring osteopathic physician, or a change in Respondent's practice setting. In order to obtain this temporary approval, Respondent shall submit to the Chair of the Board the name and curriculum vitae of the proposed supervising/monitoring osteopathic physician, or a revised practice plan. This information shall be

furnished to the Chair of the Board by way of the Board's executive director, within 48 hours after Respondent's present supervisory physician becomes unable or unavailable to act as Respondent's monitor, or within 10 days prior to any change in practice setting. This information may be faxed to the Board of Osteopathic Medicine at (904) 487-9622, or may be sent by overnight mail or hand delivered to the Board of Osteopathic Medicine at the Department of Professional Regulation, 1940 North Monroe Street, Tallahassee, FL 32399-0750. In order to provide time for Respondent's proposed supervisory/monitoring osteopathic physician to be approved or disapproved by the Chair of the Board, Respondent shall be allowed to practice osteopathic medicine while approval is being sought, but only for a period of five working days after Respondent's present supervisor becomes unavailable. If Respondent's supervising/monitoring osteopathic physician has not been approved during that time frame, then Respondent shall cease practicing until such time as the supervising/monitoring osteopathic physician is temporarily approved. In the event that the proposed monitoring/supervising osteopathic physician is not approved, then Respondent shall cease practicing immediately. Should Respondent's monitoring/ supervising osteopathic physician be approved, said approval shall only remain in effect until the next meeting of the Board. Absent said approval, Respondent shall not practice osteopathic medicine until a monitoring/supervising osteopathic physician is approved.

Respondent shall not practice in a different setting until his revised practice plan has been approved temporarily by the Chair of the Board. Said approval shall only remain in effect until the next meeting of the Board.

- (9) Respondent shall pay all necessary fees for reactivation of his license, as well as any outstanding fines, and shall complete and submit all necessary forms and documentation prior to resuming to practice osteopathic medicine.
- (10) Respondent shall file a practice plan every year during his probation, outlining the location and type of practice, number of patients seen on a weekly basis, and any other pertinent information requested by the Board.
- (11) During the next 5 years, Respondent shall perform 50 hours of community service per year. Community service shall consist of medical service without fee or cost to the patient for the good of the people of the State of Florida. Such community service shall be performed outside the physician's regular practice setting. Respondent shall submit a written plan for performance and completion of the community service to the Board for approval prior to performance of said community service. Affidavits detailing the completion of community service requirements shall be filed with the Board semiannually.

THIS ORDER TAKES EFFECT UPON FILING with the Clerk of the Department of Professional Regulation.

The parties are notified pursuant to Section 120.59, Florida Statutes, that they may appeal this Final Order by filing within thirty (30) days of the filing date of this Final Order, a notice

of appeal with the Clerk of the Department of Professional Regulation and a copy of the notice of appeal, accompanied by appropriate filing fees prescribed by law, with the District Court of Appeal.

DONE and ORDERED this  $15T_{\rm day}$  of APRIL, 1993, by the Florida State Board of Osteopathic Medicine.

SANDRA L. SCHWEMMER, D.O.

CHAIR

# CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing Order has been sent by U.S. Mail to Dr. Charles E. Curtis, D.O., 12388 Ridge Road, N. Palm Beach, FL 33408 and by hand delivery to Francesca Plendl, Senior Attorney, 1940 North Monroe Street, Tallahassee, FL 32399-0750, this \_\_\_\_ day of \_\_\_\_\_\_, 1993.

FILED

STATE OF FLORIDAcoartment of Professional Regulation

AGENCY CLERK DEPARTMENT OF PROFESSIONAL REGULATION

BOARD OF OSTEOPATHIC MEDICAL EXAMINE

DEPARTMENT OF PROFESSIONAL REGULATION.

DATE 10-12-90

Petitioner,

-vs-

DPR. CASE NO. 89-003867 and 0110625 DOAH CASE NO. 90-02205 and 89-2522

CHARLES E. CURTIS, D.O.

Respondent.

# FINAL ORDER

Medical Examiners pursuant to section 120.57(3), Florida
Statutes, on September 8, 1990, in Tampa, Florida, for a
determination of whether to accept the proposed settlement
stipulation. The Petitioner was represented by Wellington H.
Meffert, II, Senior Attorney. The Respondent was not present and
was represented by legal counsel A. Russell Bobo, Attorney at
Law.

Respondent filed a Motion for Continuance on September 1, 1990 citing previously scheduled travel out of the country and a change in the Board's meeting schedule. Petitioner filed a Response to Motion for Continuance objecting to any further continuance and agreeing to a waiver of the requirement that Respondent appear before the Board during its consideration of the Stipulation in this case. The Board finds that since

Respondent has already completed negotiations with Petitioner, and both parties have signed the Stipulation, and both parties are represented by legal counsel, there is no justification for further continuance of this matter. Therefore, Respondent's Motion for Continuance is DENIED.

- 1. The Respondent has been charged with violating Chapter 459, Florida Statutes, and has agreed to be disciplined by the Board. Therefore, it is appropriate for the Board of Osteopathic Medical Examiners to impose disciplinary penalties upon the Respondent.
- 2. The proposed settlement stipulation is hereby approved and adopted in toto and incorporated herein by reference. (A copy of which is attached.)
- 3. Respondent will adhere to and abide by all the terms and conditions of the settlement stipulation except the requirement that Respondent appear before the Board during its consideration of this matter, which is hereby waived.
- 4. This Final Order and its attachments shall be placed in and become a part of Respondent's official records and shall become effective upon filing with the Clerk of the . Department of Professional Regulation,

DONE AND ORDERED this 9th day of October 1990.

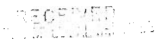
BOARD OF OSTEOPATHIC MEDICAL EXAMINERS

ANGEL RIVERA, D.O.

CHAIRMAN,

# CERTIFICATE OF SERVICE

WILLIAM H. BUCKHALT



# STATE OF FLORIDA DEPARTMENT OF PROFESSIONAL REGULATION FOR THE STATE OF THE STATE O

DEPARTMENT OF PROFESSIONAL REGULATION,

Petitioner,

DOAH CASE NO. 90-02205, 89-2522 DPR CASE NO. 89-003867, 0110625

vs.

CHARLES E. CURTIS, D.O.,

Respondent.

### STIPULATION

CHARLES E. CURTIS, D.O., referred to as Respondent, and the Department of Professional Regulation, referred to as Department, stipulate and agree to the following joint Stipulation and Final Order of the Board of Osteopathic Medical Examiners, referred to as Board, incorporating this Stipulation and agreement in this case.

#### STIPULATED FACTS

- At all times material to this matter, Respondent was a licensed osteopathic physician in the State of Florida having been issued license number OS 0003592.
- 2. Respondent was charged by Administrative Complaints filed by the Department and properly served upon Respondent with violations of Chapter 459, Florida Statutes, and the rules enacted pursuant thereto. True and correct copies of the Administrative Complaints are attached and incorporated by reference as Exhibit A.

3. Respondent neither admits nor denies the allegations of fact contained in the Administrative Complaints attached as Exhibit A.

# STIPULATED CONCLUSIONS OF LAW

- 1. Respondent, in his capacity as a licensed osteopathic physician, admits that in such capacity he is subject to the provisions of Chapters 455 and 459, Florida Statutes, and the jurisdiction of the Department and the Board.
- 2. Respondent admits that the facts set forth in the Administrative Complaints, attached hereto as Exhibit "A", if proven, would constitute violations of Chapter 459, Florida Statutes, as alleged in the Administrative Complaints.

### STIPULATED DISPOSITION

- 1. Respondent shall not in the future violate Chapters 455, 459 and 893, Florida Statutes, or the rules promulgated pursuant thereto.
- 2. The Board shall impose an administrative fine in the amount of ten thousand dollars (\$10,000.00) against the Respondent. Three thousand dollars (\$3,000.00) of the fine shall be paid by the Respondent to the Executive Director of the Board within 60 days of its imposition by Final Order of the Board, and the remaining seven thousand dollars (\$7,000.00) shall be paid prior to the termination of suspension.
- 3. The Respondent shall receive a reprimand from the Board of Osteopathic Medical Examiners.

- 4. Effective the date of filing of the Final Order incorporating the terms of this Stipulation, Respondent's license to practice osteopathic medicine, No. OS 0003592, shall be suspended for a period of four (4) years.
- 5. The Final Order incorporating the terms of this Stipulation placing Respondent's license to practice osteopathic medicine on suspension for a period of four (4) years, shall also provide that prior to the reinstatement of Respondent's license to practice osteopathic medicine by the Board, Respondent shall demonstrate to the satisfaction of the Board that he is able to practice osteopathic medicine with reasonable skill and safety to patients. Such proof shall include, but not be limited to, the following:
- a. Respondent shall have successfully completed a Board approved residency program to last at least one year. Said residency program shall be enabled by the Board lifting the suspension for the sole purpose of the residency program upon application by Respondent to the Board and the Board's approval.
- b. Respondent shall present a practice plan to the Board of Osteopathic Medical Examiners for Board approval, prior to reinstatement of Respondent's license to practice osteopathic medicine. Said practice plan shall describe the practice location, the composition and type of practice, the average patient load (on a weekly basis), the average number

of hours on a weekly basis during which the physician will be working, and the names of any physicians with whom Respondent will be working.

- c. Respondent shall not apply for any registration to prescribe, administer, or dispense any controlled substances without the express written approval of the Board.
- d. Additional probationary terms to be determined by the Board at the time Respondent commences probation.
- 6. Upon reinstatement of Respondent's license, Respondent's license to practice osteopathic medicine shall be placed on probation for a period of at least three (3) years.
- 7. It is expressly understood that this Stipulation is subject to the approval of the Board and the Department. In this regard, the foregoing paragraphs shall have no force and effect unless a Final Order is entered incorporating the terms of this Stipulation, by the Board.
- 8. Respondent shall appear before the Board at the meeting of the Board where this Stipulation is considered. Respondent, in conjunction with the consideration of this Stipulation by the Board, shall respond to questions under oath from the Board, Board Staff or Department Staff.
- 9. Should this Stipulation be rejected, no statement made in furtherance of this Stipulation, by the Respondent may be used as direct evidence against the Respondent in any proceeding.
- 10. Respondent and the Department fully understand that this joint Stipulation and subsequent Final Order

incorporating same will in no way preclude additional proceedings by the Board and/or the Department against the Respondent for acts or omissions not specifically set forth in the Administrative Complaints attached as Exhibit "A" herein.

- 11. Upon the Board's adoption of this Stipulation, Respondent expressly waives all further procedural steps, and expressly waives all rights to seek judicial review of or to otherwise challenge or contest the validity of the joint Stipulation of facts, conclusions of law and imposition of discipline, and the Final Order of the Board incorporating said Stipulation.
- 12. Upon the Board's adoption of this Stipulation, the parties hereby agree that each party will bear his own attorney's fees and costs resulting from prosecution and/or defense of this proceeding. Respondent waives the right to seek any attorney's fees or costs from the Department in connection with this disciplinary proceeding.
- the purpose of avoiding further administrative action with respect to this cause. In this regard, Respondent authorizes the Board to review and examine all investigative file materials concerning Respondent prior to or in conjunction with consideration of the Stipulation. Furthermore, should this joint Stipulation not be accepted by the Board, it is agreed that presentation to and consideration of this Stipulation and other documents and matters by the Board shall not unfairly or illegally prejudice the Board

or any of its members from further participation, consideration or resolution of these proceedings.

SIGNED this Aday of June, 1990.

Charles E. Curtis, D.O.

Sworn to and subscribed before me this gt day of June, 1990.

many H. Schlander Notary Public

My commission expires:

NOTARY PUBLIC; STATE OF FLORIDA AT LARGE MY COMMISSION EXPIRES JULY 10, 1993 CONDED THRU AGENT'S NOTARY BROKERAGE

APPROVED this day of June, 1990.

Larry Gonzalez

Secretary

By: Stephanie A. Daniel Chief Medical Attorney

# STATE OF FLORIDA DEPARTMENT OF PROFESSIONAL REGULATION

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# ADMINISTRATIVE COMPLAINT

COMES NOW, the Petitioner, Department of Professional Regulation, hereinafter referred to as "Petitioner", and files this Administrative Complaint before the Board of Osteopathic Medical Examiners against Charles E. Curtis, D.O., hereinafter referred to as "Respondent", and alleges:

- 1. Petitioner is the state agency charged with regulating the practice of osteopathic medicine pursuant to Section 20.30, Florida Statutes; Chapter 455, Florida Statutes; and Chapter 459, Florida Statutes.
- 2. Respondent is, and has been at all times material hereto, a licensed esteopathic physician in the State of Florida having been issued license number OS 0003592. Respondent's last known address is 310 U.S. Highway #1, Lake Park, Fl 33403.

# FACTUAL BACKGROUND

3. From in or about July 1984 until in or about November 1987 Respondent rendered medical care and treatment to patient #1 for, among other things, vascular cephalgia, sinusitis, hormone imbalance, diarrhea, lower respiratory infection, bronchitis,

nausea, enteritis, colitis, infected lesion ear and chin, metabolic dysfunction, bowel dysfunction, infected scalp lesion, forehead lesion, diverticulitis, acute gastroenteritis, allergic reaction, abdominal pain, gastritis, left hand rash, insomnia with depression, pneumonitis, and narcotic addiction.

- 4. Between approximately July 1984 and in or about November 1987, Respondent prescribed for patient #1 a total of approximately 59.4 quarts of Paregoric along with varying quantities of Percocet, Percodan, Halcion, Eskalith 300mg., Compazine Tablets and Suppositories, Tylenol #3, Tylenol #4, Stadol, Vistaril, Hydroxyzine Pamoate 25 mg., Nubain, Anexsia-D, Tylox, amitriptyline, and Limbitrol.
- 5. During the period of on or about May 2, 1987, until on or about November 23, 1987, Respondent prescribed 34.25 quarts of Paregoric and 3,220 tablets, the majority of which were Tylenol #4 for patient #1.
- 6. The following medications were prescribed for, dispensed to, or injected in patient #1 by Respondent:

Patient Profile

Patient #1

Date	RX	Quantity	Refills
6/21/84	Nubain Vistaril Bancap Amoxicillin	10 50 Unknown Unknown	
6/22/84	Nubain Vistaril Tussi-Organidin Amoxicillin 250 Percocet tab	10 50 Unknown Unknown 24	

Date	RX	Quantity	Refills
7/5/84	Nubain Vistaril Percocet	10 50 30	
7/9/84	Percocet	15	
7/11/84	Percocet	15	
7/16/84	Stadol Vistaril Percocet tab	2mg. Unknown 50	
7/19/84	Stadol Vistaril Percodan Paregoric	lcc 1.5 20 Unknown	
7/24/84	Stadol Vistaril Percocet tab	2 50 30	
7/27/84	Stadol Vistaril Premarin 1.25 Tylox Cap	Unknown Unknown 30 30	
8/3/84	Percodan Paregoric Stadol Vistaril	30 60z 4mg 50	
8/6/84	Paregoric Percodan	40z 30	
8/10/84	Paregoric Percodan Nubain Vistaril	60z 40 1cc 1cc	
8/20/84	Nubain Vistaril Percodan	Unknown Unknown 30	
8/24/84	Percodan Paregoric Naprosyn 375 Nubain Vistaril	30 60z 20 10 50	

<u>Nate</u>	RX	Quantity	Refills
9/4/84	Percodan Amoxicillin Comhist LA Nubain Vistaril	30 Unknown Unknown Unknown Unknown	
9/10/84	Nubain Vistaril Percodan Paregoric Monistat 7 Vag. Sup.	12 50 30 60z Unknown	
9/17/84	Stadol Vistaril Premarin 1.25 Paregoric Percodan tab	Unknown 50 100 60z 130	
9/24/84	Nubain Vistaril Compazine 25 mg Anexsia D Paregoric Inderal Percodan tab	10 Unknown 12 50 60z 20	
9/29/84	Nubain Vistaril Tylox Cap Anexsia D Paregoric	14 50 20 50 602	
10/5/84	Paregoric Anexsia D Vicodin	502 50 15	
10/9/84	Nubain Vistaril Paregoric Tylox Anexsia D	10 50 602 20 50	yes yes
10/30/84	Paregoric Anexsia D	40z 30	yes yes
11/7/84	Paregoric Anexsia D	40z 30	

<u>Date</u>	RX	Quantity	Refills
11/12/84	Nubain Vistaril Paregoric Tylox Cap Anexsia D	1.0 5.0 6.0z 1.5 5.0	
11/21/84	Paregoric Anexsia D	60z 50	
11/28/84	Paregoric Tylox	1pt. 20	
12/3/84	Nubain Vistaril Percodan Anexsia D Tussi-Organidin DM Amoxicillin	Unknown Unknown 16 50 Unknown Unknown	
12/14/84	Anexsia D Paregoric	30 60z	
3.2/21/84	Nubain Vistaril Anexsia Paregoric	10 50 40 802	
12/31/84	Paregoric Anexsia D	60z 30	
1/4/85	Nubain Vistaril Anexsia D Tussi-Organidin	Unknown Unknown Unknown Unknown	
1/8/85	Anexsia D Paregoric	30 60z	
1/21/85	Nubain Vistaril Anexsia D Paregoric	10 50 30 60z	yes yes
1/28/85	Anexsia D Paregoric	30 60z	yes(2) yes(2)
2/4/85	Anexsia D Paregoric	30 60z	yes yes

Date	RX	Qua	ntity	Refills
2/6/85	Nubain Vistaril Anexsia Lomotil	Uni 30	known known k <b>no</b> wn	
2/13/85	Anexsia D Paregoric	30 60:		
2/14/85	Nubain Vistaril Tussi-organi Amoxicillin Anexsia Isopro TD	Uni (din Uni Uni Uni	known known known known known known	
2/15/85	Nubain Vistaril Paregoric Anexsia D	1cc 1cc 6o: Uni	С	
2/19/85	Nubain Vistaril Anexsia D Paregoric			
2/28/85	Iophen Keflex 500 Anexsia D Triple Antil Nubain Vistaril Paregoric	ootic Uni Uni	known known known known known z	yes
3/8/85	Anexsia D Paregoric	50		yes yes
3/13/85	Anexsia D Paregoric	30 60		
3/18/85	Nubain Vistaril Paregoric Anexsia D Isopro TD	10 50 1p 50 Un	t	yes(2)
3/25/85	Percocet tal Paregoric Lasix 40 K tab	80:		

<u>Date</u>	RX	Quantity	Refills
3/25/85	Tetracycline Anexsia D Inderal	Unknown Unknown Unknown	
4/4/85	Paregoric	60z	
4/8/85	Paregoric Anexsia	60 <b>z</b> 30	
4/17/85	Augmentin Anexsia D Paregoric Lomotil	Unknown 100 8oz 30	yes
4/22/85	Paregoric	Unknown	
Undated	Paregoric Tylenol w/Codeine	6oz Unknown	
5/2/85	Nubain Vistaril Anexsia D Paregoric Bancap HC Isopro TD Lasix 40	Unknown Unknown Unknown 80z Unknown Unknown Unknown	
5/17/85	Paregoric Bancap HC Nubain Vistaril	80z 30 Unknown Unknown	yes(3) yes(3)
5/21/85	Tetracyclin 250mg	30	
6/6/85	Anexsia D Paragoric	Unknown Unknown	
6/10/85	Anexsia D Paregoric	30 60z	
6/17/85	Bumex tab lmg Slow-K tab Anexsia D Paregoric Nubain Vistaril	30 100 30 8oz Unknown Unknown	yes(2)
6/28/85	Paregoric Anexsia D	8oz Unknown	yes(2)
7/3/85	Anexsia D Paregoric	30 802	

<u>Date</u>	RX	Quantity	Refills
7/8/85	Anexsia D Nubain Vistaril	3 bottles Unknown Unknown	
7/19/85	Amoxicillin 250 Anexsia D	Unknown	
9/24/85	Isopro TD Amoxicillin Paregoric Anexsia D Nubain Vistaril	Unknown Unknown 8oz 3 bottles Unknown Unknown	
10/2/85	Decadron Vistaril Nubain Benadryl Anexsia Paregoric	8mg 50mg 10 25mg 3 bottles	
10/10/85	Paregoric Anexsia	60z 30	
10/11/85	Lasix 40mg Vistaril Nubain Imodium 2mg Reglan (samples) Anexsia	30 50 Unknown 40 Unknown Unknown	
10/14/85	Paregoric Anexsia D	60z 30	yes(2)
11/13/85	Paregoric Anexsia D Nubain Vistaril	802 3 bottles Unknown Unknown	
1/7/86	Nubain Vistaril Anexsia D Anexsia D Paregoric	Unknown Unknown 3 bottles 30 80z	yes (2) yes

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Date	RΧ	Quantity	Refills
3/4/86	Hef Iodo Hydrocet Paregoric Vistaril 2t Anexsia D Nubain Vistaril	Unknown Unknown Unknown 8oz 100 100 25	yes(2)
3/27/86	Anexsia Paregoric Benadryl Amoxicillin Hydrocet tab	Unknown 1pt 50 250 Unknown	
4/3/86	Vistaril Paregoric	Unknown 1 pt	yes(2)
4/22/86	Nubain Vistaril Paregoric Premarin 1.25 Anexsia D Hydrocet	20 50 1pt 100 4 bottles 100	
5/13/86	Anexsia D Paregoric	30 80z	
5/10/86	Paregoric Vistaril 25mg Combid Anexsia D	Unknown Unknown Unknown Unknown	
5/20/86	Paregoric Esgic Hydrocet Hydroxyzine Pamoa Nubain Vistaril	2pts Unknown Unknown ate Unknown Unknown Unknown	
6/2/86	Paregoric Vistaril Isopro TD Diphenhydramine Vistaril Anexsia-D	2pts 50 Unknown Unknown Unknown 50	yes
6/12/86	Paregoric	Unknown	
6/30/86	Paregoric Anexsia D	180cc 50	yes yes

Date	RX	Quantity	Refills
7/9/86	Paregoric Anexsia D	60z 30	
7/14/86	Isopro TD Paregoric Bancap HC Esgic Hydroxizine Ophthalmic Eye Oint	Unknown 1pt Unknown Unknown Unknown Unknown Unknown	
unknewn	Paregoric Anexsia	60z 30	yes yes
7/29/86	Paregoric Anexsia D	1pt 30	
10/3/86	Esgic Paregoric Tigan 250mg	100 Unknown 12	
10/10/86	Paregoric Vistaril Stadol Digest Tabs	Unknown Unknown Unknown Unknown	
10/15/86	Nubain Vistaril	lcc lcc	
10/21/86	Paregoric	lpt	
10/31/86	Paregoric	lpt	
11/3/86	Paregoric Tylenol #3 Lasix	9 6 Unknown	
11/7/86	Paregoric	lpt	
11/11/86	Tylenol 3 Paregoric	30 1pt	
11/19/86	Nubain Vistaril Tylenol 3 Isopro TD Hydroson Poimate Paregoric	10 50 100 Unknown Unknown 480cc	yes
12/1/86	Tylenol 3 Paregoric	30 1pt	

Date	RX	Quantity	Refills
12/18/86	Isopro TD Tylenol 3 Iophen DM Amoxil Lancocin 2cc Paregoric	Unknown 100 Unknown 500 Unknown 1pt	
12/31/86	Isopro TD Vistaril Tylenol 3 Compazine Nubain	Unknown 50 Unknown 10	
1/6/87	Tylenol 3 Paregoric	Unknown lpt	
1/29/87	Paregoric Aminoplex Isopro TD APAP 3 Vistaril Hydroxyzine Pamoate	2pt Unknown Unknown Unknown Unknown Unknown	
2/6/87	Nubain I Aminoplex I Paregoric Tylenol 3	Unknown Unknown lpt Unknown	
2/18/87	Paregoric Tylenol 3	1pt 30	
2/20/87	Paregoric	1pt	yes
2/26/87	Paregoric Furosemide Tylenol 3 Estrogen 1.25 Amitriptyline Isopro TD Iophe DM	2pt 40 Unknown Unknown Unknown Unknown Unknown Unknown	
3/3/87	Premarin 1.25	100	
3/5/87	Amoxicillin 500 Triphenchlor Iophen DM Gomenol IM Lincocin IM Tylenol 3 Paregoric Psyllium	Unknown Unknown Unknown 2cc 2cc Unknown Unknown Unknown	

<u>Date</u>	RX	Quantity	Refills
3/10/87	Paregoric	lpt	
3/17/87	Tylenol 3 Paregoric	100 1pt	
3/17/87	Paregoric Tylenol 3 Isopro TD	2pt Unknown Unknown	
3/28/87	Paregoric Tylenol 3	lpt 30	
4/2/87	Paregoric Tylenol 3	lpt 100	
4/6/87	Paregoric Isopro TD Amitriptylyne 25mg Tylenol 3	lpt Unknown Unknown Unknown	
4/8/87	Paregori.c	2pt	
4/13/87	Paregoric Tylenol 3	2pt 100	
4/18/87 or 4/22/87	Paregoric Isopro TD Tylenol 4	2pt Unknown Unknown	
4/24/87	Paregoric	480cc	yes(2)
5/1/87	Hydroxyzine Pamoate Tylenol 4 Paregoric	100 Unknown 480cc	yes
5/6/87	TylenoJ 4 Lasix K-Tab Paregoric	Unknown Unknown Unknown 480cc	yes(2)
5/11/87	Paregoric Tylenol 4	16oz. 60tabs	
5/18/87	Donnatal HC Paregoric Tylenol 4 Antispasmodic Tabs	Unknown 480cc 30 100	

<u>Date</u>	RX	Quantity	Refills
5/20/87	Paregoric Tylenol 4	480cc 30	
5/23/87	Paregoric Tylenol 4	480cc 30	yes yes
5/31/87	Paregoric Tylenol 4	480cc 30	
6/4/87	Paregoric Tylenol 4 Vistaril 50 Hydroxyzine Pamoate	480cc Unknown Unknown Unknown	yes(2)
6/9/87	Tylenol 4	30	yes
6/10/87	Tylenol 4 Paregoric Compazine Supp. 25mg	30 480cc 6	yes yes
6/15/87	Compazine Supp. 25mg Paregoric Tylenol 4 Amitriptyline 25mg	12 480cc 30 30	yes yes yes
6/19/87	Tylenol 4 Paregoric	30 160z.	
6/20/87	Paregoric Tylenol 4	480cc 30	yes yes
6/25/87	Tylenol 4 Paregoric	30 16oz.	
6/27/87	Paregoric Tylenol 4	480cc 30	yes
6/29/87	Compazine Tabs 10mg Paregoric Hydrocodine Amitriptyline 25mg Tylenol 4 Nicorette Pac	50 480cc Unknown 100 Unknown 96	<b>yes</b> (3)
7/5/87	Tylenol 4	30	
7/11/87	Tylenol 4	30	
7/16/87	Tylenol 4 Paregoric	30 480cc	yes yes

<u>Date</u>	RX	Quantity	Refills
7/27/87	Paregoric Tylenol 4	480cc 30	yes yes
7/28/87	Paregoric Tylenol 4	lpt lpt	yes yes
8/1/87	Tylenol Paregoric	30 16oz.	
8/6/87	Compazine 10mg Paregoric Tylenol #4	50 160z. 30	
8/8/87	Paregoric Tylenol 4	480cc 30	yes yes
8/10/87	Paregoric Halcion 0.5 mg. Hydroxyzine Pam Conj. Estrogen 1.25mg. Tylenol 4 Amitriptyline 25 Phenergan Suppositories Amoxil 250	160z. 30 50 100 100 30 12 Unknown	
8/14/87	Paregoric	480cc	yes
8/15/87	Tylenol	30	
8/17/87	Tylenol 4	100	yes
8/20/87	Paregoric	Unknown	
8/26/87	Paregoric Tylenol 4	480cc 30	yes yes
8/30/87	Paregoric	160z.	
9/1/87	Tylenol 3 Paregoric	100 480cc	
9/4/87	Paregoric	2pt	
9/8/87	Paregoric Tylenol 3 Compazine Oral	16oz. 60 Unknown	
9/11/87	Paregoric	lpt	
9/14/87	Paregoric Tylenol 4	1pt 100	

<u>Date</u>	RX	Quantity	Refills
9/18/87	Paregoric	480cc	yes
9/22/87	Tylenol 4 Paregoric	100 480cc	yes
9/24/87	Faregoric	480cc	
9/28/87	Tylenol Paregoric Hydroxyzine Pam 25mg Compazine Supp 25	60 1602. 50	
9/29/87	Paregoric	Ipt	
10/1/87	Paregoric Tylenol	160z. 60	
10/5/87	Paregoric Tylenol	160z. 60	
10/8/87	Paregoric Tylenol 4	480cc 100	yes yes
10/12/87	B-Plex Inj. Tylenol 4 Augmentin Eskalith 300mg Paregoric	Unknown 100 Unknown 100 480cc	yes yes
10/14/87	B-Plex Inj.	Unknown	
10/16/87	Paregoric	480cc	yes(2)
10/17/87	Tylenol 4 Paregoric	100 160z.	
10/20/87	Tylenol 4 Paregoric	Unknown Unknown	
10/22/87	Paregoric	480cc	yes
10/24/87	Tylenol 4 Hydrexizine Pam	100 50	
10/26/87	Tigan 200 Vistaril 25 Paregoric Halcion 0.5mg	Unknown 30 480cc 30	yes
10/28/87	Tylenol 4	30	

Date	RX	Quantity	Refills
10/30/87	Tylenol 4 Paregoric	30 480cc	yes yes
11/3/87	Paregoric Tylenol 4	480cc 30	yes yes
11/6/87	Paregoric Tylenol 3 Amitriptyline 25mg	2pt 100 30	
11/10/87	Paregoric Tylenol 4 H <b>ydroxyz</b> ine Pam 25mg	480cc 30 50	yes yes
11/13/87	Paregoric Tylenol 3 Tylenol 4 Aminoplex	2pt 30 30 Unknown	yes(3)
11/19/87	Paregoric Tylenol 4	480cc 30	yes
11/23/87	Paregoric Tylenol 4	480cc 30	

7. A review of Respondent's patient records for patient #1 revealed that during the course of his treatment of this patient, Respondent noted a concern about the patient's abuse of the drugs he was prescribing for her. For example, the records reflect the following entries:

5/21/85: "Respondent cancelled 3 refills for [the patient] because she may be abusing this medication."

4/27/87: "Dr. will not refill Tylenol or Paregoric - felt pt. is abusing.

Despite the above-described entries in Respondent's patient records for patient #1, Respondent continued to prescribe controlled substances to patient #1.

8. On November 28, 1987, patient #1, a 49 year old female, was found dead, floating face down in her bathtub. A search of

the home of Patient #1 by the Jupiter Police Department revealed a number of empty prescription bottles which had contained Amitriptyline, Limbitrol, Tylenol #3, and Tylenol #4. Respondent's was the prescribing physician on the empty prescription bottles. The toxicology report listed the cause of death as drowning due to Ethanol, Acetaminophen and Codeine intoxication.

- 9. Paregoric is a Schedule III Controlled Substance, pursuant to the provisions of Section 893.03, Florida Statutes. Paregoric, an opium extract, is used for treating gastrointestinal symptoms and has a relatively high abuse potential.
- 10. Percocet is the brand name for a tablet containing 5 milligrams of Oxycodone Hydrochloride, and 325 milligrams of Acetaminophen. Percocet is a Schedule II Controlled Substance, pursuant to the provisions of Section 893.03, Florida Statutes. It is a narcotic analgesic which has a great potential for abuse.
- 11. Percodan is the brand name for a tablet containing 4.50 milligrams of Oxycodone Hydrochloride, .38 milligrams of Oxycodone Terephthalate and 325 milligrams of Aspirin. Percodan is a Schedule II Controlled Substance, pursuant to the provisions of Section 893.03, Florida Statutes. It is a narcotic analgesic which has a great potential for abuse.
- 12. Tylenel No. 4 is the brand name for Tylenel with Codeine Phosphate. Each tablet contains 60 milligrams of Codeine Phosphate and 300 milligrams of Acetaminophen. Tylenel No. 3 is also the brand name for Tylenel with Codeine Phosphate. Each

milligrams of Acetaminophen. Both Tylenol No. 3 and Tylenol No. 4 have an abuse potential, which is reflected in the fact that they are Schedule III Controlled Substances, pursuant to Section 893.03, Florida Statutes.

- 13. Stadol is the brand name for a prescription or legend drug and is recommended for the relief of moderate to severe pain.
- 14. Vistaril is the brand name for a prescription or legend drug containing Hydroxyzine Pamoate. Hydroxyzine Pamoate is a drug typically indicated for relief of anxiety and tension. It is also useful in treatment of allergies because of its properties as an antihistamine. This drug is also known to "potentiate" or enhance the effects of narcotic analgesics.
- 15. Nubain is the brand name for a prescription or legend drug containing Nalbuphine Hydrochloride. It is indicated for the relief of moderate to severe pain. Although Nubain has a low abuse potential when compared with the controlled substances, psychological and physical dependence and tolerance may follow the abuse or misuse of Nubain.
- 16. Tylox and Anexsia-D are both brand names for drugs containing Oxycodone. They are both Schedule II Controlled Substances, pursuant to Section 893.03, Florida Statutes. Tylox capsules contain 5 milligrams of Oxycodone Hydrochloride and 500 milligrams of Acetaminophen. Both Tylox and Anexsia-D have a relatively high abuse potential.

- 17. Amitriptyline is a legend or prescription drug used for relief of symptoms of depression and for adjunctive treatment of pain.
- 18. Limbitrol is the brand name for a drug containing Chlordiazepoxide and Amitriptyline Hydrochloride. Limbitrol, which is indicated for treatment of moderate to severe depression associated with moderate to severe anxiety and for adjunctive treatment of pain, is a Schedule IV Controlled Substance, pursuant to Section 893.03, Florida Statutes. Limbitrol has some abuse potential.
- 19. Halcion is the brand name for tablets containing Triazolam. Halcion, which is indicated for short term management of insomnia, is a Schedule IV Controlled Substance, pursuant to Section 893.03, Florida Statutes and has some abuse potential.
- 20. Eskalith is the brand name for a capsule or tablet which is a prescription or legend drug. Eskalith contains lithium carbonate and is indicated in the treatment of manic episodes of manic-depressive illness.
- 21. Compazine is the brand names for tablets or suppositories containing prochlorperazine. Compazine is a prescription or legend drug and is indicated for control of severe nausea and vomiting. Compazine is also indicated in the management of the manifestations of psychotic disorders, as well as the short-term treatment of generalized non-psychotic anxiety, where it is considered second-line therapy.
- 22. The approved indication for several of the drugs listed above, including Eskalith, Amitriptyline and Limbitrol, is

treatment of primary and secondary depression. It should be noted that caution should be exercised when prescribing narcotic analgesics, like Percodan, Percocet, Tylox and Anexsia-D, for patients suffering from depression because of those patients' propensity toward suicide.

- 23. Respondent excessively and inappropriately prescribed for Patient #1 some or all of the legend and controlled drugs which have been described above.
- 24. Respondent practiced osteopathic medicine below that level of care, skill and treatment which a reasonably prudent similar osteopathic physician recognizes as acceptable under similar conditions and circumstances, in that he inappropriately and excessively prescribed controlled substances and legend drugs to patient #1, he continued to prescribe controlled substances and abusable drugs to a known addict, and failed to appropriately manage the patient's medical problems.
- 25. Respondent failed to refer patient #1 to any specialist or to obtain any diagnostic testing, such as x-rays, MRI, studies, or a CT scan studies to seek diagnosis of her unspecific complaints.
- 26. Respondent failed to maintain adequate records to justify his course of treatment of patient #1, particularly referring to the prescription of multiple controlled and abusable drugs.
- 27. Respondent, by prescribing narcotic analgesics to a patient who was known to be addicted to and was known to be

abusing these drugs, was simply prescribing for "maintenance" purposes.

28. A prescription may not be issued for the dispensing of narcotic drugs listed in any schedule for "detoxification treatment" or "maintenance treatment", as defined in 21 U.S.C. 802, Section 102. See 21 C.F.R. Chapter II, Section 1306.04(c).

# COUNT ONE

- 29. Petitioner realleges and incorporates by reference paragraphs one (1) through twenty-seven (27) as set forth above.
- 30. Based on the foregoing Respondent has violated Section 459.015(1)(u), Florida Statutes (1987), by prescribing, dispensing, administering, supplying, selling, giving, mixing, or otherwise preparing a legend drug, including all controlled substances, other than in the course of the osteopathic physician's professional practice. For the purposes of this statutory subsection, it shall be legally presumed that prescribing, dispensing, administering, supplying, selling, giving, mixing, or otherwise preparing a legend drug, including all controlled substances, inappropriately or in excessive or inappropriate quantities is not in the best interest of the patient and is not in the course of the osteopathic physician's professional practice, without regard to his intent.

# COUNT TWO

- 31. Petitioner realleges and incorporates by reference paragraphs one (1) through twenty-nine (29) as set forth above.
- 32. Respondent has violated section 459.015(1)(y), Florida Statutes (1987), by failing to practice osteopathic medicine with

that level of care, skill and treatment, which a reasonably prudent osteopathic physician recognizes as acceptable under similar conditions and circumstances.

# COUNT THREE

- 33. Petitioner realleges and incorporates by reference paragraphs one (1) through thirty-one (31) as set forth above.
- 34. Based on the foregoing, Respondent has violated Section 459.015(1)(p), Florida Statutes (1987), by failing to keep written medical records justifying the course of treatment of the patient, including, but not limited to, patient histories, examination results, test results and prescribing practices.

# COUNT FOUR

- 35. Petitioner realleges and incorporates by reference paragraphs one (1) through thirty-three (33) as set forth above.
- 36. Based on the foregoing, Respondent has violated Section 459.015(1)(g), Florida Statutes (1987), by failing to perform any statutory or legal obligation placed upon a licensed osteopathic physician, specifically, the duty to not issue prescriptions for controlled substances, for the purpose of "maintenance treatment", as prohibited by 21 C.F.R. Chapter II, Section 1306.04(c).

WHEREFORE, the Petitioner respectfully requests the Board of Ostcopathic Medical Examiners to enter an Order imposing one or more of the following penalties: revocation or suspension of the Respondent's license, restriction of the Respondent's practice, imposition of an administrative fine, issuance of a reprimand,

placement of the Respondent on probation, and/or any other relief that the Board deems appropriate.

SIGNED this am day of

1989.

LARRY GONZALEZ Secretary

BY:

Stephanie A. Daniel Chief Medical Attorney

COUNSEL FOR DEPARTMENT:

David L. Milford Senior Attorney Department of Professional Regulation 130 North Monroe Street Tallahassee, FL 32399~0750 (904)488-0062

DLM/CGC/vk 4/6/89

PCP:

FILED

Department of Professional Regulation
AGENCY CLERK

CLERK

DATE 4-6-89

STATE OF FLORIDA DEPARTMENT OF PROFESSIONAL REGULATION BOARD OF OSTEOPATHIC HEDICAL EXAMINERS

DEPARTMENT OF PROFESSIONAL REGULATION,

Petitioner,

Case No. 89-003361

٧s.

CHARLES E. CURTIS, D.O.,

Respondent.

#### ADMINISTRATIVE COMPLAINT

COMES NOW the Petitioner, Department of Professional Regulation, hereinafter referred to as "Petitioner," and files this Administrative Complaint against Charles E. Curtis, D.O., hereinafter referred to as "Respondent," and alleges:

- 1. Petitioner is the state agency charged with regulating the practice of osteopathic medicine pursuant to Section 20.30, Florida Statutes; Chapter 455, Florida Statutes; and Chapter 459, Florida Statutes.
- 2. Respondent is, and has been at all times material to this action, a licensed osteopathic physician in the State of Florida, having been issued license number OS 0003592. Respondent's last known address is 310 U.S. Hwy. #1, Lake Park, Fl. 33043.
- 3. Respondent treated J.B. during a period beginning on or about June 29, 1987, and continuing through March 16, 1989, for injuries suffered in an automobile accident on July 8, 1987, as

well as a pre-existing back injury. Hereinafter, the period from June 29, 1987 through March 16, 1989 will be referenced as the "course of treatment."

- 4. On July 9, 1987, Respondent diagnosed J.B. as having neck and mid-thoracia pain, caused by "Lumbosacral strain, Cervical Strain with Myositis and Spasm."
- 5. During the period of Respondent's course of treatment of J.B., Respondent prescribed for J.B. various medications including, but not limited to: Percocet, Tylenol III, Tylenol IV, Tylox, Restoril, Vicodin, Inderal, Flexeril, Halcion, Norgesic Forte, and Indocin.
- 6. Percocet contains oxycodone hydrochloride, a schedule I: controlled substance pursuant to Section 893.03, Florida Statutes; Tylenol III and Tylenol IV contain 30 mg. and 60 mg. respectively ofcoedine phosphate, a schedule III controlled substance pursuant to Section 893.03, Florida Statutes; Tylox contains oxycodone hydrochloride, a schedule II controlled substance pursuant to Section 893.03, Florida Statutes; Restoril contains temepazem, a schedule IV controlled substance pursuant to Section 893.03, Florida Statutes; Vicodin contains hydrocodone bitartrate, a schedule III controlled substance pursuant to Section 893.03, Florida Statutes. Halcion contains a schedule IV controlled substance pursuant to Section 893.02 Florida Statutes. Halcion contains a schedule IV controlled substance pursuant to Section 893.03, Florida Statutes. Flexeril, Norgesic Forte, Indocin, and Inderal are legend drugs. A profile of Respondent's prescriptions for J.B. is attached to this Administrative Complaint as Exhibit "A" and incorporated by

reference herein.

- 7. Respondent's medical records for J.B. during the course of treatment contain scant objective orthopedic findings, and consist primarily of J.B.'s subjective complaints. The findings documented are inadequate to support the volume of controlled substances prescribed by Respondent to J.B. through the course of treatment.
- 8. J.B. was seen on one occasion by an orthopedic consultant, who noted the "abundant" use of narcotics by J.B. and cautioned that in the future, the use of these drugs should be very tightly controlled.
- Respondent Should have recognized the potential for abuse and the habituation potential of the controlled substances Respondent prescribed for J.B. during the course of treatment.
- 10. Respondent knew or should have known that J.B. was more interested in obtaining controlled substances than in resolving J.B.'s medical problems. J.B.'s various rationales for obtaining additional médications, such as a death in the family, trips out of town, and flat tires, should have alerted Respondent to a pattern of abuse.

#### COUNT I

- 11. Respondent realleges paragraphs one (1) through ten (10) as if fully set forth in this Count I.
- 12. By prescribing controlled substances in the amounts and for the period of time set forth above, Respondent prescribed controlled substances other than in the course of Respondent's

osteopathic medical practice.

13. Based on the foregoing, Respondent violated Sec. 459.015(1)(u), Florida Statutes, by prescribing, dispensing, administering, supplying, selling, giving, or otherwise preparing a legend drug, including all controlled substances, other than in the course of the osteopathic physician's professional practice.

### COUNT II

- 14. Petitioner realleges paragraphs one (1) through ten (10) as if fully set forth in this Count II.
- . 15. Respondent failed to keep medical records documenting the medical necessity for prescribing the medications set forth above under the circumstances set forth above to J.B. during Respondent's course of treatment of J.B.
- 16. Based on the foregoing, Respondent violated Sec. 459.015(1)(p), Florida Statutes, by failing to keep written medical records justifying the course of treatment of the patient, including, but not limited to, patient histories, examination results, and test results.

#### COUNT III

- 17. Petitioner realleges paragraphs one (1) through ten (10) as if fully set forth in this Count III.
- 18. Respondent's failure to recognize a pattern of abuse of controlled substances by J.B., and Respondent's failure to reduce or to cease prescribing controlled substances to J.B. under the circumstances extant in this case constitute practice below the acceptable standard of care for osteopathic physicians.

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Based on the foregoing, Respondent violated Sec. 459.015(1)(y), Florida Statutes, in that he failed to practice ostoopathic medicine with that level of care, skill, and treatment which is recognized by a reasonably prudent similar esteopathic physician as being acceptable under similar conditions and circumstances.

WHEREFORE, Petitioner respectfully requests the Board of Osteopathic Medical Examiners to enter an Order imposing one or more of the following penalties: revocation or suspension of the respondent's license, restriction of the Respondent's practice, imposition of an administrative fine, issuance of a reprimand, placement of the Respondent on probation, and/or any other relief that the Board deems appropriate.

SIGNED this //k day of presery, 1989.

LARRY GONZALEZ Secretary

BY: Stephanie A. Daniel Chief Medical Attorney

# COUNSEL FOR DEPARTMENT

Wellington H. Meffert II Senior Attorney Florida Bar # 765554 Department of Professional Regulation Northwood Centre, Suite 60 1940 North Monroe Street Tallahassee, Florida 32399-0792 (904) 488-0062

FILED

Department of Professional Regulation AGENCY CLEDK

DATE 1/17/90 1

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****EndofFinalOrder***	****FinalOrderCodeSheetFollows	****
XFONumber:	DPR 93-00113-OS	XEND
XRespName:	Curtis, Charles E.	XEND
XBusName:		XEND
XLicNumber:	OS-0003592	XEND
XAgCase:	89-03867; 01-10625	XEND
XDoahCase:	90-2205; 89-2522	XEND
XHearingOfficer:		XEND
XBoardName:	Osteopathic Medicine	XEND
XSpecialty:		XEND
XOrderType:	L	XEND
XCloCode:		XEND
XCounty:		XEND
XDateACFiled:		XEND
XDateFOFiled:	19930331	XEND
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XCostAmt:		XEND
XRestitutionAmt:		XEND
XProbation:	YES	XEND
XSuspension:		XEND
XRevocation:		XEND
XVolRelinquishment:		XEND
XAppealCase:		XEND
XAttorneyFeesCase:		XEND
XCrossRefFO:		XEND
XRelatedCases:		XEND
XViolations:	455; 459; 893; Rule 21R	XEND