

Minutes
BOARD OF OSTEOPATHIC MEDICINE
November 16-17, 2007
Lake Erie College of Osteopathic Medicine
5000 Lakewood Ranch Blvd, 2nd Floor
Bradenton, FL 34211
941-782-5927

FRIDAY, November 16, 2007
4:00 pm

CALL TO ORDER

The meeting was called to order by Dr. Rodriguez, Chairperson, at 4:15pm. Those present for all or part of the meeting included the following:

MEMBERS PRESENT:

Richard Rodriguez, DO, Chair
Robert Fedor, DO, Vice Chair
Ronald Burns, DO
Robert McCann, DO
Joel Rose, DO
Tom Najjar – Consumer Member

MEMBERS ABSENT:

Nadine Swan – Consumer Member

COURT REPORTER:

BOARD STAFF PRESENT:

Christy Robinson, Program Administrator
Betty Bates, Regulatory Specialist II

BOARD COUNSEL:

Michael Flury, Esquire

DEPARTMENT OF HEALTH:

Blake Hunter, Esquire

OTHERS PRESENT:

Judy Rivenbark, MD - PRN

APPROVAL OF MINUTES

Tab 1 - Minutes from August 10-11, 2007 Board Meeting

Action Taken: Dr. Rose moved to APPROVE the minutes as submitted. Dr. Fedor seconded the motion, which passed unanimously.

DISCIPLINARY CASES

Tab 23 - Jack A. Danton, DO – Settlement Agreement – DOH Case #2006-10505

Dr. Rose were recused due to participation on the probable cause panel.

The respondent was present without counsel. Mr. Hunter represented the department and presented the case to the Board. Dr. Rose was recused due to his participation on the probable cause panel. Allegations of Complaint: 459.015(1)(b), Florida Statutes (1998 and 2002)

Action Taken: After much discussion, Dr. McCann moved to REJECT the settlement agreement. The motion was seconded by Dr. Fedor and carried unanimously.

After further discussion, Dr. McCann moved to offer a counter stipulation that included the penalties stated in the settlement agreement with the addition of completion of a clinical competency program or examination within one year. The motion was seconded by Dr. Fedor and passed unanimously.

Action Taken: After additional discussion, Dr. Fedor moved to offer a counter stipulation that included the following:

- Letter of concern
- \$3000 fine paid in 30 days
- \$571.07 in costs paid in 30 days
- 12 month suspension stayed
- Florida Laws and Rules Course
- Completion of the Florida CARES program, the COMVEX examination, or the SPEX examination in 1-year

The motion was seconded by Dr. McCann and carried unanimously.

Note: Both parties accepted the counter stipulation.

PROBATION REVIEW

Tab 2 - Beatrice Eugene, DO- Required Appearance with Monitor

The probationer was present with her proposed monitor Dr. Joseph, but without counsel.

Action Taken: After interviewing the probationer and monitor, Dr. Burns moved to approve appearance and monitor. The motion was seconded by Dr. Fedor and carried unanimously.

Tab 3 - Mitchell Wick, DO- Required Appearance

Dr. Fedor recused himself due to personal knowledge of the probationer outside of the case.

The probationer was present his proposed monitor and was represented by Steve Ballinger, Esq.

Action Taken: After interviewing the probationer and monitor, Dr. Burns moved to require the following obligations be met during probation:

- Comply with Florida Cares evaluation – passage of the SPEX examination; PRN contract; 60 hours of CME and the use of templates.

The motion was seconded by Dr. Rose and carried unanimously.

Tab 4 - Harold Bafitis, DO – Request for Early Termination of Probation

The probationer was present and represented by Jason Winn, Esq. The licensee petitioned the Board for early termination of his probationary status.

Action Taken: After interviewing Dr. Bafitis and much discussion, Dr. Rose moved to accept his appearance. The motion was seconded by Dr. Burns and carried unanimously.

Action Taken: Dr. Rose moved to approve the request for early termination of probation. The motion was seconded by Dr. Burns and carried unanimously.

Tab 5 - Ty Anderson, DO- Request to Modify Final Order

The probationer was present without counsel.

Action Taken: After interviewing the probationer and much discussion, Dr. Rose moved to approve a course from the American Academy of Pain Management in lieu of the Florida CARES evaluation.

Additional Action Taken: Dr. Rose moved to allow a monthly payment of \$750 until the fines and costs are paid. The motion was seconded by Dr. Burns and carried unanimously.

BOARD CHAIRMAN'S REPORT

Dr. Rodriguez announced that he had appointed Dr. Burns to be the Board's representative at the AAOE annual meeting.

BOARD COUNSEL'S REPORT

Tab 6 - November 2007 Rules Report

Mr. Flury updated the Board on the status of the following rules and requested action where appropriate.

The following rules have gone into effect since the last meeting of the board:

- 14.006 - Standards of Practice for Surgery Effective 11-5-07
- 14.011 - Qualifications of Physicians Who Treat Sex Offenders Effective 6-21-07
- 19.009 Submission of Malpractice Record Effective 7-31-07

Physician Assistant Rules

6.003 Physician Assistant Licensure 11-11-07

Anesthesiology Assistant Rules

AA rules 7.001 AA Licensure Renewal and Reactivation 11-11-07

Rules that have been Noticed

- 12.003 - Application for Licensure Noticed 9-28-07
- 12.0075 Requirements for Reactivation of Retired Status License Noticed 9-21-07

Rules in Development

14.0055 Pain Management Facilities 7-27-07

Physician Assistant Rules

6.0035 Physician Assistant Licensure renewal and reactivation

Anesthesiology Assistant Rules

7.003 Application for Anesthesiology Assistant

Withdrawn Rules

9.007 Forms and Instructions - withdrawn 10-26-07

EXECUTIVE DIRECTOR'S REPORT

Tab 38 - Executive Director's Report

Ms. Robinson provided an overview on the following topics:

- New NSU Program
- Cash Balance
- Renewal and Work Force Survey
- CE Audit

COUNCIL ON PHYSICIAN ASSISTANTS

No Tab - Dr. Burns provided a detailed report of the actions taken by the council.

ANESTHESIOLOGIST ASSISTANT COMMITTEE REPORT

No Tab - Dr. Burns provided a detailed report of the actions taken by the committee

BUDGET REPORT

Tab 39 - Cash Balance Report – Informational Only

REVIEW OF EXPERT WITNESS APPLICATIONS

Tab 7 - Alan Kossow, DO

Action Taken: Dr. McCann moved to approve the licensee as an expert witness. The motion was seconded by Dr. Fedor and carried unanimously.

GENERAL BUSINESS / CORRESPONDENCE

Tab 8 - Board of Pharmacy Draft Rule RE: Influenza Certification Program

The Board expressed concerns with the Board of Pharmacy rule related to the influenza vaccine. They requested that the Board of Pharmacy consider having a section that would require the supervising physician to be in the same vicinity, responsible parties in case of adverse incident, pharmacist determination of need during vaccination shortage, and the need for a specific protocol agreement between the pharmacist and physician.

Tab 9 - FSMB Annual Meeting Voting Delegate – After discussion, the consensus of the board was to have Dr. Burns attend as the board's representative.

Tab 10 - FSMB Call for Nominations – No Action Taken

Tab 11 - FSMB Call for Committee Appointment Recommendations – No Action Taken

Tab 12 - AAOE 2008 Summit Meeting – Dr. Rodriguez advised the members that he had asked Dr. Burns to represent the board at this meeting.

Tab 13 - Correspondence from FATSA Re: Treatment of Sexual Offenders – No Action Taken

Tab 40 - Approval of Records Custodian for Craig Bammer, DO- Addendum

Ms. Robinson updated the board on the issues concerning Dr. Bammer's patient medical records. She noted that Dr. Hampilos had agreed to assist the state in this matter.

Action Taken: After discussion, Dr. Fedor moved to approve Speros G. Hampilos, DO as the custodian of Dr. Bammer's patient records. The motion was seconded by Dr. Burns and carried unanimously.

Tab 41. FSMB Special Committee on Maintenance of Licensure- Informational Only

RATIFICATION OF LICENSES ISSUED

Tab 14 - Ratification of Licenses Issued July through October

Action Taken: Dr. Burns moved to approve the list as presented. Dr. McCann seconded the motion, which passed unanimously.

APPROVAL OF VOLUNTARY RELINQUISHMENTS

Tab 42 - Licensees Seeking to Relinquish their License with no Pending Discipline

Action Taken: Dr. Fedor moved to approve the list as presented. Dr. Rose seconded the motion, which passed unanimously.

ADJOURN at 6:30 p.m.

SATURDAY, November 17, 2007

9:00 am

RULES WORKSHOP

Tab 15 - Rules Workshop on 64B15-14.0055 – Pain Management Clinics

Dr. Rodriguez gave an overview of the concerns regarding pain management facilities that were opening with out appropriate oversight. He noted that the Board had seen a significant increase in disciplinary cases that involved inappropriate prescribing from physicians that are operating this type of facility.

Testimony was provided by the following individuals:

Walter Flesner, III, D.O.: Expressed a concern with the lack of physical examination and appropriate documentation. He recommended that physicians treating pain patients take, at a minimum, a 43 hour mini-residency course on opioid prescribing; 6-months of medical records and drug screening for new pain patients; and having all new pain patients sign a treatment agreement.

Kenneth Webster, D.O.: Noted his concerns with the current system

Steve Ballinger, Esq.: Expressed concern about adding additional regulations.

Jim Andriole, D.O.: Represented the Florida Osteopathic Medical Association. He suggested the Board have another joint meeting with the boards of Medicine, Nursing, and Pharmacy. He also encouraged the board's continued support of a monitoring system.

George Thomas, M.D.: Represented the Florida Board of Medicine and he noted that they would be interested in working with the Board on this matter. He suggested getting the DEA, Homeland Security to provide input to trump Pharmacy's objections with the legislation for prescription monitoring.

Action Taken: The consensus of the Board was to have Dr. Rodriguez work with Board Counsel to create detailed language for the consideration at the next meeting. They suggested consideration of the following:

- Defining a Pain Management Specialist
- Required training
- Not limiting access to pain treatment
- Indicators on the Physician Profile for this type of treatment

DISCIPLINARY CASES

Tab 16 - Barry J. Kaplan, DO- Recommended Order - DOH Case #2006-06863

Action Taken: Dr. McCann moved to continue the case until a later meeting due to the lack of a court reporter.

Break

LICENSURE APPEARANCES

Tab 35 - Adam Patrick Hall, DO

The applicant was present without counsel, but was accompanied by his brother Keith Hall.

He was asked to appear before the Board to discuss his credentials.

Action Taken: After much discussion, Dr. Fedor moved to CONDITIONALLY approve the application for licensure pending a PRN evaluation and reappearance before the board if a contract is recommended. The motion was seconded by Dr. McCann and carried unanimously.

DISCIPLINARY CASES (cont.)

Tab 29 - Regan Burke, DO – Settlement Agreement – DOH Case #2005-68370 & 2005-68371

Dr. Rose was recused due to participation on the probable cause panel.

The respondent was not present or represented by Michael Lowe, Esq. Mr. Hunter represented the department and presented the case to the Board. Allegations of Complaint: violation of 459.015(1)(l), Florida Statutes (2003-2005)

Action Taken: After discussion, Dr. Fedor moved to REJECT the settlement agreement. The motion was seconded by Dr. McCann and carried unanimously.

Action Taken: After much discussion, Dr. Fedor moved to offer a COUNTER STIPULATION with the following penalty:

- Reprimand
- \$9000 fine paid in 2 years
- \$16,400 costs paid in 2 years
- 100 hours of community service in 1 year
- 4 hours of CME in sexual boundaries
- Suspension for 12 months – with 11 months stayed
- Probation for 5 years to include indirect monitoring; 1/4ly reports from the monitor and respondent
- Permanent restriction from treating female patients without the presence of a female licensed health care provider to be approved by the board
- PRN evaluation and appearance after probation with the option to impose other penalties

The motion was seconded by Dr. McCann and carried unanimously.

Note: The board allowed the respondent 7 days to consider the offer. The Department accepted the offer. The case was continued to allow the respondent to consider the offer. See further discussion after Tab 27.

Tab 17 - Arthur Henson, II, DO- Informal hearing – DOH Case #2007-14214

Ms. Swan was recused due to participation on the probable cause panel.

The respondent was not present or represented by counsel. Mr. Hunter represented the department and presented the case to the Board. Allegations of Complaint: violation of 456.072(1)(q), Florida Statutes (2006)

Action Taken: After discussion, Dr. Fedor moved to DENY the respondents request for abeyance. The motion was seconded by Dr. Burns and carried unanimously.

After additional discussion, Dr. Fedor then moved to adopt the Findings of Facts in the case. Dr. McCann seconded the motion, which passed unanimously. Dr. Fedor moved to adopt the conclusions of law as presented in the administrative complaint and all of the materials in the case into evidence. Dr. McCann seconded the motion, which passed unanimously.

Action Taken: After much discussion, Dr. Fedor moved to IMPOSE the following penalty:

- Revocation of licensure
- \$9,705.36 in costs

The motion was seconded by Dr. McCann and carried unanimously.

Tab 27 - Mark Kantzler, DO – Settlement Agreement – DOH Case #2007-05856, 2006-09823, 2005-50052

The respondent was present and represented by Fred Carrington, Esq. Dr. Rivenbark represented the PRN. Mr. Hunter represented the department and presented the case to the Board. Allegations of Complaint: 459.015(1)(x), (t), and (o)

Action Taken: After discussion, Dr. Rose moved to REJECT the settlement agreement. The motion was seconded by Dr. Fedor and carried with Dr. McCann opposed.

Action Taken: After additional discussion, Dr. Rose moved to offer the following COUNTER STIPULATION:

- Reprimand
- \$18,000 fine in 5 years
- \$19,500 in costs in 5 years
- 200 hours of community services
- Completion of the FMA Medical Record Keeping Course
- Completion of the USF Prescribing Course
- 12 month suspension - 11 months stayed
- Upon completion of the suspension, 5 years probation with annual appearance, supervision and triplicate prescription pads for controlled substances
- Florida Laws and Rules course
- Restricted from prescribing class II controlled substances during probation

The motion was seconded by Dr. Fedor and carried unanimously.

Note: Both parties accepted the counter offer.

Tab 29 - Regan Burke, DO – Settlement Agreement – DOH Case #2005-68370 & 2005-68371 (cont.)

Note: Dr. Burke indicated that he would accept the Board's counter stipulation. Additionally he asked that the Board consider his R.N. as his chaperone and Dr. John Burriss as his monitor.

Action Taken: After discussion, Dr. Fedor moved to APPROVE the R.N. as Dr. Burke's chaperone.

Action Taken: After discussion, Dr. Rose moved to APPROVE Dr. Burriss as temporary monitor and the distance of 38 miles, until Dr. Burriss appears at the February board meeting.

Tab 18 - Dana Levinson, DO- Settlement Agreement - DOH Case #2004-23633

The respondent was not present or represented by counsel. Mr. Hunter represented the department and presented the case to the Board. Allegations of Complaint: violation of 465.0276(2)(a), Florida Statutes (2002) and 465.0276(2)(c), Florida Statutes (2003).

Action Taken: After much discussion, Dr. McCann moved to ADOPT the settlement agreement as presented:

- Letter of Concern
- \$2,500 fine in 30 days
- \$1,800 in costs in 30 days
- 12 hours of CME within 1 year – 1 hours laws and rules; 11 hours of appropriate prescribing and medical record keeping
- Dismissal of section (b) of count one and count two of the administrative complaint

The motion was seconded by Dr. Rose and carried unanimously.

Tab 19 - Joan W. Bernstein, PA- Settlement Agreement – DOH case #2006-18281

The respondent was present and represented by Bruce Lamb, Esq. Mr. Hunter represented the department and presented the case to the Board. Allegations of Complaint: violations of 459.015(1)(pp).

Action Taken: After discussion, Dr. Rose moved to REJECT the settlement agreement. The motion was seconded by Dr. Burns and carried unanimously.

Action Taken: After much discussion, Dr. Rose moved to offer a COUNTER STIPULATION to include the following:

- Reprimand
- \$3,000 fine in 1 year
- \$2,606.26 in 1 year
- 100 hours of community service
- 5 hours of CME in ethics and laws and rules in 1 year

The motion was seconded by Dr. Burns and carried unanimously.

Note: Both parties accepted the counter stipulation.

Lunch 1:00 – 2:20 p.m.

DISCIPLINARY CASES (cont.)

Tab 20 - Richard L. Lapp, DO- Settlement Agreement – DOH Case #2006-41818

Dr. Rose and Ms. Swan were recused due to participation on the probable cause panel.

The respondent was not present or represented by council. Mr. Hunter represented the department and presented the case to the Board. Allegations of Complaint: violation of 459.015(1)(b), Florida Statutes (2006).

Action Taken: After much discussion, Dr. McCann moved to ADOPT the settlement agreement as presented:

- Reprimand
- \$2,000 fine in 6 months
- \$643.42 costs in 6 months
- Compliance with the prior Final Order in 3 months

The motion was seconded by Dr. Fedor and carried unanimously.

Tab 21 - Antonio Ciccone, DO – Settlement Agreement – DOH Case #2006-43927

Dr. Rose and Ms. Swan were recused due to participation on the probable cause panel.

The respondent was not present or represented by council. Mr. Hunter represented the department and presented the case to the Board. Allegations of Complaint: violation of 459.015(1)(pp), Florida Statutes (2006).

Action Taken: After much discussion, Dr. McCann moved to waive the respondent's appearance. The motion was seconded by Dr. Burns and carried unanimously.

Action Taken: After further discussion, Dr. McCann moved to ADOPT the settlement agreement as presented:

- Letter of Concern
- \$1000 fine in 30 days
- \$452.85 costs in 30 days

Minutes Prepared by Pamela King
November 20, 2007

- Completion of required Continuing Education

The motion was seconded by Dr. Burns and carried unanimously.

Tab 22 - Michael E. Berkland, DO – Settlement Agreement – DOH Case #2007-04030

Dr. Rose and Ms. Swan were recused due to participation on the probable cause panel.

The respondent was present and represented by Brian Newman, Esq. Mr. Hunter represented the department and presented the case to the Board. Allegations of Complaint: violation of 459.015(1)(bb), Florida Statutes (2006).

Action Taken: After much discussion, Dr. McCann moved to ADOPT the settlement agreement as presented:

- Reprimand
- 7,500 fine in 1 year
- \$3,300 costs in 1 year
- Restriction from performing autopsies and preparing autopsy reports for 1 year
- 5 hours of CME in ethics in 1 year.

The motion was seconded by Dr. Fedor and carried unanimously.

Tab 24 - Danial Fasciano, DO – Settlement Agreement – DOH Case #2007-04654

The respondent was not present or represented by council. Mr. Hunter represented the department and presented the case to the Board. Allegations of Complaint: violation of 459.015(1)(w), Florida Statutes (2006)

Action Taken: After much discussion, Dr. McCann moved to ADOPT the settlement agreement as presented:

- Letter of Concern
- \$716.40 cost in 90 days
- Suspension until appearing before the board to demonstrate the ability to practice with skill and safety

The motion was seconded by Dr. Rose and carried unanimously.

Tab 25 - Marc Barasch, DO – Settlement Agreement – DOH Case #2006-15260

The respondent was present or represented by Brian Newman, Esq. Mr. Hunter represented the department and presented the case to the Board. Allegations of Complaint: 459.015(1)(x), (t), and (o), Florida Statutes (2005)

Action Taken: After much discussion, Dr. Fedor moved to ADOPT the settlement agreement as presented:

- Letter of Concern
- \$5000 fine in 30 days
- \$3,104.27 in 30 days
- FMA Record Keeping course in 1 year
- USF Drug Course in 1 year

The motion was seconded by Dr. Rose and carried unanimously.

Tab 26 - Michael F. Karagiozis, DO – Settlement Agreement – DOH Case #2007-03794

Dr. Rose was recused due to participation on the probable cause panel.

The respondent was not present or represented by council. Mr. Hunter represented the department and presented the case to the Board. Allegations of Complaint: violation of 459.015(1)(pp).

Action Taken: After much discussion, Dr. Burns moved to ADOPT the settlement agreement as presented:

- Letter of Concern
- \$1,000 fine in 30 days
- \$233.08 cost in 30 days
- Suspension of license until submission of the required CME

The motion was seconded by Dr. McCann and carried unanimously.

Tab 28 - John Ardesia, DO- Settlement Agreement – DOH Case #2006-43917

Dr. Rose and Ms. Swan were recused due to participation on the probable cause panel.

The respondent was present without council. Mr. Hunter represented the department and presented the case to the Board. Allegations of Complaint: violation of 459.015(1)(pp), Florida Statutes (2006).

Action Taken: After much discussion, Dr. McCann moved to ADOPT the settlement agreement as presented:

- Letter of Concern
- \$1000 fine in 30 days
- \$343.83 costs in 30 days
- Submission of CME certification

The motion was seconded by Dr. Burns and carried unanimously.

Tab 30 - Daniel R. Ferrara, DO – Settlement Agreement – DOH Case #2006-44320

Dr. Rose was recused due to participation on the probable cause panel.

The respondent was not present or represented by council. Mr. Hunter represented the department and presented the case to the Board. Allegations of Complaint: violation of 459.015(1)(pp), Florida Statutes (2006).

Action Taken: After much discussion, Dr. McCann moved to ADOPT the settlement agreement as presented:

- Letter of Concern
- \$2000 fine in 30 days
- \$233.31 costs in 30 days
- Suspension of license until submission of the required CME

The motion was seconded by Dr. Burns and carried unanimously.

Tab 31 - David L. Hicks, DO – Settlement Agreement – DOH Case #2006-00161

Dr. Rose was recused due to participation on the probable cause panel.

The respondent was present and represented by Darrien Hoffman, Esq. Mr. Hunter represented the department and presented the case to the Board. Allegations of Complaint: violation of 459.015(1)(o), (x), and (t), Florida Statutes (2004)

Action Taken: After much discussion, Dr. Fedor moved to REJECT the settlement agreement as presented. The motion was seconded by Dr. McCann and carried unanimously.

Action Taken: After further discussion, Dr. Fedor offered a COUNTER STIPULATION to include the following:

- Letter of Concern
- \$7,500 fine in 120 days
- \$6,438.29 costs in 120 days
- FMA Record Keeping course
- USF Prescribing Course
- 300 hours of community service with in 18 months

The motion was seconded by Mr. Najjar and carried unanimously.

Note: Both parties accepted the counter stipulation.

Tab 32 - Robert Reppy, DO – Settlement Agreement – DOH Case #2005-50697, 2005-51664, 2005-51879

Dr. Rose and Ms. Swan were recused due to participation on the probable cause panel.

The respondent was present without council. Mr. Hunter represented the department and presented the case to the Board. Allegations of Complaint: violation of 459.015(1) (o), (x), (t), Florida Statute (2003-2005)

Action Taken: After much discussion, Dr. Burns moved to ADOPT the settlement agreement as presented:

- Reprimand
- \$12,500 fine in 2 years
- \$9,109.97 in 2 years
- USF Prescribing Course
- FMA Record Keeping course
- Florida Laws and Rules Course
- 100 hours of community service in 2years
- 1 hour lecture on the dangers of prescribing controlled substances over the internet with in 6 months.

The motion was seconded by Dr. Fedor and carried unanimously.

Tab 33 - Joseph Kostrzcwsji, DO- Motion for Waiver/Default – DOH Case #2007-05053

Dr. Rose was recused due to participation on the probable cause panel.

The respondent was not present or represented by council. Mr. Hunter represented the department and presented the case to the Board. Allegations of Complaint: 459.015(1)(pp), Florida Statute (2006)

Action Taken: After discussion, Dr. McCann moved to find the respondent in default. The motion was seconded by Dr. Burns and carried unanimously.

Action Taken: After further discussion, Dr. McCann moved to adopt the Finding of Fact in the case. The motion was seconded by Dr. Burns and carried unanimously.

Action Taken: After additional discussion, Dr. Burns moved to adopt the Conclusions of Law in the case. The motion was seconded by Dr. McCann and carried unanimously.

Action Taken: After discussion, Dr. Burns moved to IMPOSE the following penalty:

- Letter of Concern
- \$1000 fine in 30 days of reinstatement of license
- \$211.84 cost in 30 days of reinstatement of license
- Suspension of license until appearing before the Board and providing proof of meeting the CME requirements for licensure

The motion was seconded by Dr. Fedor and carried unanimously.

LICENSURE APPEARANCES

Tab 34 - Douglas W. Moreland, DO

The applicant was present without counsel. He was asked to appear before the Board to discuss his credentials.

Action Taken: After much discussion, Dr. Rose moved to grant CONDITIONAL licensure with the following restrictions:

Minutes Prepared by Pamela King
November 20, 2007

- Practice limited to University of Florida Addiction Medicine Program fellowship
- Maintain PRN contract
- Appearance before the Board with a PRN evaluation after completion of the fellowship program or one year.

The motion was seconded by Dr. Burns and carried unanimously.

Tab 36 - Steven Svabek, DO – Continued Until the next meeting of the board.

PHYSICIAN IN TRAINING APPEARANCES

Tab 37 - Alison S. Gardner, DO

Dr. Gardner was present without counsel.

Action Taken: After much discussion, Dr. McCann moved to require appearance at the next meeting. The motion was seconded by Dr. Fedor and carried unanimously.

NEW BUSINESS

Dr. Rose requested that the Board consider reviewing the Continuing Education Requirements at the next meeting of the Board.

There being no further business the meeting was adjourned at 4:30 p.m.